Case 17-23687 Doc 1 Filed 08/08/17 Entered 08/08/17 17:02:10 Desc Main Document Page 1 of 56

Fill in this information to identify your case:		
United States Bankruptcy Court for the:		
NORTHERN DISTRICT OF ILLINOIS		
Case number (if known)	Chapter you are filing under:	
	☐ Chapter 7	
	☐ Chapter 11	
	☐ Chapter 12	
	Chapter 13	☐ Check if this an amended filing

Official Form 101

Voluntary Petition for Individuals Filing for Bankruptcy

12/15

The bankruptcy forms use you and Debtor 1 to refer to a debtor filing alone. A married couple may file a bankruptcy case together—called a *joint case*—and in joint cases, these forms use you to ask for information from both debtors. For example, if a form asks, "Do you own a car," the answer would be yes if either debtor owns a car. When information is needed about the spouses separately, the form uses *Debtor 1* and *Debtor 2* to distinguish between them. In joint cases, one of the spouses must report information as *Debtor 1* and the other as *Debtor 2*. The same person must be *Debtor 1* in all of the forms.

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write your name and case number (if known). Answer every question.

Par	rt 1:	Identify Yourself		
			About Debtor 1:	About Debtor 2 (Spouse Only in a Joint Case):
1.	You	r full name		
	your pictu exar	e the name that is on government-issued ure identification (for nple, your driver's use or passport).	Ursula First name K Middle name	First name Middle name
	iden	g your picture tification to your ting with the trustee.	Williams Last name and Suffix (Sr., Jr., II, III)	Last name and Suffix (Sr., Jr., II, III)
2.		other names you have d in the last 8 years		
		de your married or den names.		
3.	you num Indi	y the last 4 digits of r Social Security aber or federal vidual Taxpayer tification number	xxx-xx-6212	

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Case number (if known)

Debtor 1 Ursula K Williams

		About Debtor 1:	About Debtor 2 (Spouse Only in a Joint Case):
4.	Any business names and Employer Identification Numbers (EIN) you have used in the last 8 years Include trade names and doing business as names	■ I have not used any business name or EINs. Business name(s)	☐ I have not used any business name or EINs. Business name(s) EINs
		EINS	EIINS
5.	Where you live	7241 S. Oakley	If Debtor 2 lives at a different address:
		Chicago, IL 60636 Number, Street, City, State & ZIP Code	Number, Street, City, State & ZIP Code
		Cook County	County
		If your mailing address is different from the one above, fill it in here. Note that the court will send any notices to you at this mailing address.	If Debtor 2's mailing address is different from yours, fill it in here. Note that the court will send any notices to this mailing address.
		Number, P.O. Box, Street, City, State & ZIP Code	Number, P.O. Box, Street, City, State & ZIP Code
6.	Why you are choosing this district to file for	Check one:	Check one:
	bankruptcy	Over the last 180 days before filing this petition, I have lived in this district longer than in any other district.	Over the last 180 days before filing this petition, I have lived in this district longer than in any other district.
		☐ I have another reason. Explain. (See 28 U.S.C. § 1408.)	☐ I have another reason. Explain. (See 28 U.S.C. § 1408.)

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Case number (if known) Debtor 1 Ursula K Williams

ar	Tell the Court About	Your E	Bankruptcy Ca	se				
7.	The chapter of the Bankruptcy Code you are				n of each, see <i>Noti</i> of page 1 and chec		nd by 11 U.S.C. § 342(b) for Individuals Filing for E	Bankruptcy
	choosing to file under		Chapter 7					
			Chapter 11					
			Chapter 12					
		■ C	Chapter 13					
3.	How you will pay the fee		about how yo	u may pay. Ty attorney is sub	pically, if you are p	aying the fe	check with the clerk's office in your local court for ee yourself, you may pay with cash, cashier's che r behalf, your attorney may pay with a credit card	eck, or money
							option, sign and attach the Application for Individ	duals to Pay
			Ū		its (Official Form 10 aived (You may re	,	option only if you are filing for Chapter 7. By law,	a iudae may
			but is not requapplies to you	uired to, waive ur family size a	your fee, and may nd you are unable	do so only to pay the f	or if your income is less than 150% of the official portion installments). If you choose this option, you (Official Form 103B) and file it with your petition.	overty line that
).	Have you filed for bankruptcy within the	■ N						
	last 8 years?	☐ Y						
			District		_			
			District			/hen		
			District	-	V\	/hen	Case number	
10.	Are any bankruptcy cases pending or being	■ N	0					
	filed by a spouse who is not filing this case with you, or by a business partner, or by an affiliate?	□ Y	∌\$.					
			Debtor				Relationship to you	
			District		W	/hen	Case number, if known	
			Debtor				Relationship to you	
			District		W	/hen	Case number, if known	
11.	Do you rent your residence?	■ N	o. Go to li	ne 12.				
	residence :	□ Y	es. Has yo	ur landlord obt	ained an eviction j	udgment ag	gainst you and do you want to stay in your reside	nce?
				No. Go to line	12.			
				Yes. Fill out Ir bankruptcy pe		out an Evict	ction Judgment Against You (Form 101A) and file	it with this

Case 17-23687 Doc 1 Filed 08/08/17 Entered 08/08/17 17:02:10 Desc Main Document Page 4 of 56 Case number (if known) Debtor 1 Ursula K Williams Part 3: Report About Any Businesses You Own as a Sole Proprietor 12. Are you a sole proprietor of any full- or part-time No. Go to Part 4. husiness? Name and location of business ☐ Yes. A sole proprietorship is a business you operate as Name of business, if any an individual, and is not a separate legal entity such as a corporation. partnership, or LLC. Number, Street, City, State & ZIP Code If you have more than one sole proprietorship, use a separate sheet and attach it to this petition. Check the appropriate box to describe your business: Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) None of the above 13. Are you filing under If you are filing under Chapter 11, the court must know whether you are a small business debtor so that it can set appropriate

13. Are you filing under Chapter 11 of the Bankruptcy Code and are you a small business debtor?

For a definition of *small business debtor*, see 11 U.S.C. § 101(51D).

If you are filing under Chapter 11, the court must know whether you are a small business debtor so that it can set appropriate deadlines. If you indicate that you are a small business debtor, you must attach your most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. 1116(1)(B).

■ No.
I am not filing under Chapter 11.

No. I am filing under Chapter 11, but I am NOT a small business debtor according to the definition in the Bankruptcy Code.

Yes. I am filing under Chapter 11 and I am a small business debtor according to the definition in the Bankruptcy Code.

Part 4: Report if You Own or Have Any Hazardous Property or Any Property That Needs Immediate Attention

14. Do you own or have any property that poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety? Or do you own any property that needs immediate attention?

For example, do you own perishable goods, or livestock that must be fed, or a building that needs urgent repairs?

INO.	

☐ Yes.

What is the hazard?

If immediate attention is needed, why is it needed?

Where is the property?

Number, Street, City, State & Zip Code

Debtor 1 Ursula K Williams Document Page 5 of 56

Part 5:

Tell the court whether you have received a briefing about credit counseling.

The law requires that you receive a briefing about credit counseling before you file for bankruptcy. You must truthfully check one of the following choices. If you cannot do so, you are not eligible to file.

If you file anyway, the court can dismiss your case, you will lose whatever filing fee you paid, and your creditors can begin collection activities again.

About Debtor 1:

You must check one:

Explain Your Efforts to Receive a Briefing About Credit Counseling

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.

Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.

□ I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy. If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

 □ I am not required to receive a briefing about credit counseling because of:

☐ Incapacity.

I have a mental illness or a mental deficiency that makes me incapable of realizing or making rational decisions about finances.

□ Disability.

My physical disability causes me to be unable to participate in a briefing in person, by phone, or through the internet, even after I reasonably tried to do so.

☐ Active duty.

I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver credit counseling with the court.

About Debtor 2 (Spouse Only in a Joint Case):

You must check one:

Case number (if known)

□ I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.

Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.

☐ I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

☐ I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy.

If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

I am not required to receive a briefing about credit
counseling because of:

☐ Incapacity.

I have a mental illness or a mental deficiency that makes me incapable of realizing or making rational decisions about finances.

☐ Disability.

My physical disability causes me to be unable to participate in a briefing in person, by phone, or through the internet, even after I reasonably tried to do so.

☐ Active duty.

I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counseling with the court.

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Dec	otor i Ursula K Williams			Case num	iDer (if known)		
Par	t 6: Answer These Quest	ions for Re	porting Purposes				
	What kind of debts do you have?		Are your debts primarily consumer debts? Consumer debts are defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose."				
			☐ No. Go to line 16b.				
			Yes. Go to line 17.				
			Are your debts primarily be money for a business or investigation.	ots that you incurred to obtain ousiness or investment.			
			☐ No. Go to line 16c.				
			☐ Yes. Go to line 17.				
		16c.	State the type of debts you o	owe that are not consumer debts or busin	ness debts		
17.	Are you filing under Chapter 7?	■ No.	I am not filing under Chapter	7. Go to line 18.			
	Do you estimate that after any exempt property is excluded and		I am filing under Chapter 7. Do you estimate that after any exempt property is excluded and administrative expenses are paid that funds will be available to distribute to unsecured creditors?				
	administrative expenses		□ No				
	are paid that funds will be available for		□Yes				
	distribution to unsecured creditors?						
18.	•	1 -49		1 ,000-5,000	□ 25,001-50,000		
	you estimate that you owe?	□ 50-99		☐ 5001-10,000	□ 50,001-100,000		
		☐ 100-19 ☐ 200-99	· -	□ 10,001-25,000	☐ More than100,000		
19.	How much do you estimate your assets to	□ \$0 - \$5	50,000	□ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion		
	be worth?		01 - \$100,000	□ \$10,000,001 - \$50 million □ \$50,000,001 - \$100 million	☐ \$1,000,000,001 - \$10 billion ☐ \$10,000,000,001 - \$50 billion		
			001 - \$500,000 001 - \$1 million	□ \$100,000,001 - \$500 million	☐ More than \$50 billion		
20.	How much do you estimate your liabilities	□ \$0 - \$5		□ \$1,000,001 - \$10 million	\$500,000,001 - \$1 billion		
	to be?		01 - \$100,000 001 - \$500,000	□ \$10,000,001 - \$50 million □ \$50,000,001 - \$100 million	☐ \$1,000,000,001 - \$10 billion ☐ \$10,000,000,001 - \$50 billion		
		,	001 - \$1 million	□ \$100,000,001 - \$500 million	☐ More than \$50 billion		
Par	t7: Sign Below						
For	you	I have exa	amined this petition, and I dec	clare under penalty of perjury that the inf	ormation provided is true and correct.		
				7, I am aware that I may proceed, if eligible elief available under each chapter, and I	ole, under Chapter 7, 11,12, or 13 of title 11, choose to proceed under Chapter 7.		
				not pay or agree to pay someone who is e notice required by 11 U.S.C. § 342(b).			
		I request i	relief in accordance with the o	chapter of title 11, United States Code, s	pecified in this petition.		
		bankrupto and 3571.	ey case can result in fines up to		y or property by fraud in connection with a 0 years, or both. 18 U.S.C. §§ 152, 1341, 1519,		
		Ursula K	la K Williams (Williams of Debtor 1	Signature of Del	otor 2		
		Executed	on <u>August 8, 2017</u> MM / DD / YYYY	Executed on	MM / DD / YYYY		

Debtor 1 Ursula K Williams

Document Page 7 of 56

Case number (if known)

For your attorney, if you are represented by one

If you are not represented by an attorney, you do not need to file this page. I, the attorney for the debtor(s) named in this petition, declare that I have informed the debtor(s) about eligibility to proceed under Chapter 7, 11, 12, or 13 of title 11, United States Code, and have explained the relief available under each chapter for which the person is eligible. I also certify that I have delivered to the debtor(s) the notice required by 11 U.S.C. § 342(b) and, in a case in which § 707(b)(4)(D) applies, certify that I have no knowledge after an inquiry that the information in the schedules filed with the petition is incorrect.

/s/ Andrew	/ C. Marzan ARDC	Date	August 8, 2017
Signature of	Attorney for Debtor		MM / DD / YYYY
Andrew C	. Marzan ARDC		
Printed name			
Ledford, V	Vu & Borges, LLC		
Firm name			
105 W. Ma	dison		
23rd Floor	•		
Chicago, I	L 60602		
Number, Street,	City, State & ZIP Code		
Contact phone	312-853-0200	Email address	notice@billbusters.com
#6316313			
Day acceptage 0 Co	toto		

		Docum	eni Paue 8 oi 56	
Fill in this infor	mation to identify your	case:		
Debtor 1	Ursula K Williams	5		
	First Name	Middle Name	Last Name	
Debtor 2				
(Spouse if, filing)	First Name	Middle Name	Last Name	
United States Ba	ankruptcy Court for the:	NORTHERN DISTRICT	OF ILLINOIS	
Case number				
(if known)				☐ Check if this is an amended filing

Official Form 106Sum

Summary of Your Assets and Liabilities and Certain Statistical Information

2/15

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Fill out all of your schedules first; then complete the information on this form. If you are filing amended schedules after you file your original forms, you must fill out a new *Summary* and check the box at the top of this page.

	Value o	ssets If what you own
Schedule A/B: Property (Official Form 106A/B) 1a. Copy line 55, Total real estate, from Schedule A/B	\$	57,626.00
1b. Copy line 62, Total personal property, from Schedule A/B	\$	10,015.00
1c. Copy line 63, Total of all property on Schedule A/B	\$	67,641.0
t 2: Summarize Your Liabilities		
		abilities t you owe
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 106D) 2a. Copy the total you listed in Column A, Amount of claim, at the bottom of the last page of Part 1 of Schedule D	\$	58,763.10
Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 106E/F) 3a. Copy the total claims from Part 1 (priority unsecured claims) from line 6e of Schedule E/F	\$	0.0
3b. Copy the total claims from Part 2 (nonpriority unsecured claims) from line 6j of Schedule E/F	\$	766.0
Your total liabilities	\$	59,529.10
t3: Summarize Your Income and Expenses		
Schedule I: Your Income (Official Form 106I) Copy your combined monthly income from line 12 of Schedule I	\$	2,074.8
Schedule J: Your Expenses (Official Form 106J) Copy your monthly expenses from line 22c of Schedule J	\$	1,719.8
t 4: Answer These Questions for Administrative and Statistical Records		
Are you filing for bankruptcy under Chapters 7, 11, or 13? ☐ No. You have nothing to report on this part of the form. Check this box and submit this form to the court with your	other sch	nedules.
■ Yes What kind of debt do you have?		
t	1b. Copy line 62, Total personal property, from Schedule A/B	1b. Copy line 62, Total personal property, from Schedule A/B

Official Form 106Sum

Summary of Your Assets and Liabilities and Certain Statistical Information

Your debts are not primarily consumer debts. You have nothing to report on this part of the form. Check this box and submit this form to

the court with your other schedules.

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8.	From the Statement of Your Current Monthly Income: Copy your total current monthly income from Official Form	œ.	413.60
	122A-1 Line 11; OR , Form 122B Line 11; OR , Form 122C-1 Line 14.	Ψ —	

9. Copy the following special categories of claims from Part 4, line 6 of Schedule E/F:

	Total claim	
From Part 4 on Schedule E/F, copy the following:		
9a. Domestic support obligations (Copy line 6a.)	\$	0.00
9b. Taxes and certain other debts you owe the government. (Copy line 6b.)	\$	0.00
9c. Claims for death or personal injury while you were intoxicated. (Copy line 6c.)	\$	0.00
9d. Student loans. (Copy line 6f.)	\$	0.00
9e. Obligations arising out of a separation agreement or divorce that you did not report as priority claims. (Copy line 6g.)	\$	0.00
9f. Debts to pension or profit-sharing plans, and other similar debts. (Copy line 6h.)	+\$	0.00
9g. Total. Add lines 9a through 9f.	\$	0.00

	Ca	ise 17-2368	7 Doc 1		08/08/17 ument	Entered 08/08/ Page 10 of 56	17 17:02:	10 De	sc Main	
Fill	in this inforr	nation to identify	your case and th			1 1000 10 01 00				
Deb	otor 1	Ursula K Wi	lliams							
		First Name		e Name		Last Name				
	otor 2 use, if filing)	First Name	Middle	e Name		Last Name				
l Init	ted States Ba	nkruptcy Court for	r the: NORTHER	N DISTI	RICT OF ILLIN	IOIS				
O	ica Claico Da	initiapley Court for	110.		101 01 12211	1010				
Cas	se number _					-				if this is an ded filing
n ea hink	chedul ch category, s it fits best. B mation. If more ver every ques	e as complete and e space is needed, stion.	roperty describe items. List accurate as possible attach a separate si	le. If two heet to th	married people nis form. On the	n asset fits in more than on are filing together, both are top of any additional page on or Have an Interest In	e equally respo	onsible for su	pplying corre	ect
	Yes. Where is	s the property?		What	io the manufacture	20				
1.1	7241 S. O	aklev		Wilat		? Check all that apply	D		•	5.
		if available, or other des	scription		Single-family h Duplex or mult Condominium	ii-unit building	the amount	uct secured cla of any secure /ho Have Clair	d claims on Ś	chedule D:
	Chicago	IL	60636-0000		Land	or mobile home	Current val	erty?	Current val	u own?
	City	State	ZIP Code		Investment pro Timeshare Other Del	operty otor's Residence	Describe th	67,626.00 ne nature of y	our ownersh	
				Who I	has an interest Debtor 1 only	in the property? Check one		e), if known.	ancy by the e	mineties, or
	Cook				Debtor 2 only					
	County				Debtor 1 and I At least one of	Debtor 2 only the debtors and another		if this is com	munity prope	erty
					information your	ou wish to add about this ite on number:	em, such as lo	cal		

2. Add the dollar value of the portion you own for all of your entries from Part 1, including any entries for pages you have attached for Part 1. Write that number here.....=>

\$57,626.00

Part 2: Describe Your Vehicles

Do you own, lease, or have legal or equitable interest in any vehicles, whether they are registered or not? Include any vehicles you own that someone else drives. If you lease a vehicle, also report it on Schedule G: Executory Contracts and Unexpired Leases.

Official Form 106A/B Schedule A/B: Property page 1

_			Case 17-		Doc 1	Filed 08/08/17 Document	Page 11 of 56	8/17 17:02:10	Desc I	Main
D	ebto	r 1 _ [Ursula K Wi	lliams				Case number (if known)		
3.	Car	s, vans	s, trucks, trac	tors, spor	t utility vehi	icles, motorcycles				
	ΠN	lo								
	■ Y	es								
;	3.1	Make:	Dodge			Who has an interest in th	ne property? Check one			or exemptions. Put
		Model:	Journey			■ Debtor 1 only				ms on Schedule D: ecured by Property.
		Year:	2003			Debtor 2 only		Current value of t	the Cu	rrent value of the
		Approx	imate mileage:		77000	Debtor 1 and Debtor 2	only	entire property?		tion you own?
	г	Other in	nformation:		1	At least one of the debt	tors and another			
						Check if this is comm (see instructions)	unity property	\$7,775	.00	\$7,775.00
5	.paç	es d the d ges you		ed for Par	t 2. Write th	for all of your entries f nat number here				\$7,775.00
						rest in any of the follow	ving items?		portio Do no	ent value of the on you own? ot deduct secured s or exemptions.
6.		amples No	d goods and Major appliants			china, kitchenware				
				End Ta Microw	bles, Dinir ave, Pots/	ehold goods and furning Table/Chairs, Refi /Pans, Dishes/Flatwa d Misc. Tools .	rigerator/Freezer, St	ove,		\$800.00
7.		, No	: Televisions a			o, stereo, and digital equi dia players, games	pment; computers, print	ers, scanners; music c	ollections; e	electronic devices
				Televis	sion and Si	mart Phone				\$350.00
_				-						
8.	Exa	amples No	es of value : Antiques and other collect escribe	-		rints, or other artwork; bo ectibles	oks, pictures, or other a	rt objects; stamp, coin,	or baseba	l card collections;
9.	Exa	amples No	t for sports a Sports, photo musical instr escribe	ographic, e		l other hobby equipment;	bicycles, pool tables, go	olf clubs, skis; canoes a	and kayaks	; carpentry tools;

Debtor 1	Ursula K Willia	ams	Document	Page 12 (OT 56 Case number (ו	if known)	
10. Firea <i>Exa</i> ■ No	mples: Pistols, rifles, s	shotguns, ammunition,	and related equipmen	t			
	o es. Describe						
I1. Clot <i>Exa</i> □ No	<i>mples:</i> Everyday cloth	nes, furs, leather coats,	designer wear, shoes	, accessories			
■ Ye	es. Describe						
	I	Necessary Wearing	Apparel				\$800.00
■ No	amples: Everyday jewe	lry, costume jewelry, e	ngagement rings, wed	ding rings, heirld	oom jewelry, watches,	, gems, gold, s	silver
	-farm animals amples: Dogs, cats, bir	ds, horses					
■ Ye	es. Describe						
	[1	Domestic Cat					\$100.00
for Part 4:	Part 3. Write that nu Describe Your Financia	all of your entries fro mber here Il Assets al or equitable interes			pages you have attac	:hed	\$2,050.00 Current value of the
		·					portion you own? Do not deduct secured claims or exemptions.
	amples: Money you ha	ve in your wallet, in you			hand when you file yo	our petition	
					Cash		\$10.00
Exa	institutions. If	ings, or other financial you have multiple acco		titution, list each		okerage house	s, and other similar
		17.1. Checking	Chase Ba	ınk			\$180.00
Exa	amples: Bond funds, in	publicly traded stock vestment accounts with		ney market acco	ounts		
■ No		Institution or iss	uer name:				

Official Form 106A/B Schedule A/B: Property page 3

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Case number (if known) Document Debtor 1 **Ursula K Williams** 19. Non-publicly traded stock and interests in incorporated and unincorporated businesses, including an interest in an LLC, partnership, and joint venture ■ No ☐ Yes. Give specific information about them..... Name of entity: % of ownership: 20. Government and corporate bonds and other negotiable and non-negotiable instruments Negotiable instruments include personal checks, cashiers' checks, promissory notes, and money orders. Non-negotiable instruments are those you cannot transfer to someone by signing or delivering them. No ☐ Yes. Give specific information about them Issuer name: 21. Retirement or pension accounts Examples: Interests in IRA, ERISA, Keogh, 401(k), 403(b), thrift savings accounts, or other pension or profit-sharing plans No ☐ Yes. List each account separately. Type of account: Institution name: 22. Security deposits and prepayments Your share of all unused deposits you have made so that you may continue service or use from a company Examples: Agreements with landlords, prepaid rent, public utilities (electric, gas, water), telecommunications companies, or others ■ No Institution name or individual: ☐ Yes. 23. Annuities (A contract for a periodic payment of money to you, either for life or for a number of years) ■ No Issuer name and description. ☐ Yes..... 24. Interests in an education IRA, in an account in a qualified ABLE program, or under a qualified state tuition program. 26 U.S.C. §§ 530(b)(1), 529A(b), and 529(b)(1). ■ No Institution name and description. Separately file the records of any interests.11 U.S.C. § 521(c): ☐ Yes..... 25. Trusts, equitable or future interests in property (other than anything listed in line 1), and rights or powers exercisable for your benefit ■ No ☐ Yes. Give specific information about them... 26. Patents, copyrights, trademarks, trade secrets, and other intellectual property Examples: Internet domain names, websites, proceeds from royalties and licensing agreements ☐ Yes. Give specific information about them... 27. Licenses, franchises, and other general intangibles Examples: Building permits, exclusive licenses, cooperative association holdings, liquor licenses, professional licenses No ☐ Yes. Give specific information about them... Money or property owed to you? Current value of the portion you own? Do not deduct secured claims or exemptions. 28. Tax refunds owed to you ■ No ☐ Yes. Give specific information about them, including whether you already filed the returns and the tax years...... 29. Family support Examples: Past due or lump sum alimony, spousal support, child support, maintenance, divorce settlement, property settlement

■ No

☐ Yes. Give specific information.....

Document Page 14 of 56 Case number (if known) **Ursula K Williams** Debtor 1 30. Other amounts someone owes you Examples: Unpaid wages, disability insurance payments, disability benefits, sick pay, vacation pay, workers' compensation, Social Security benefits; unpaid loans you made to someone else ■ No ☐ Yes. Give specific information.. 31. Interests in insurance policies Examples: Health, disability, or life insurance; health savings account (HSA); credit, homeowner's, or renter's insurance \square No Yes. Name the insurance company of each policy and list its value. Company name: Beneficiary: Surrender or refund value: Whole Life Insurance Policty with Unknown **Golden State Mutual Life** 32. Any interest in property that is due you from someone who has died If you are the beneficiary of a living trust, expect proceeds from a life insurance policy, or are currently entitled to receive property because someone has died. ■ No ☐ Yes. Give specific information.. 33. Claims against third parties, whether or not you have filed a lawsuit or made a demand for payment Examples: Accidents, employment disputes, insurance claims, or rights to sue ■ No ☐ Yes. Describe each claim....... 34. Other contingent and unliquidated claims of every nature, including counterclaims of the debtor and rights to set off claims ■ No ☐ Yes. Describe each claim....... 35. Any financial assets you did not already list ■ No ☐ Yes. Give specific information.. 36. Add the dollar value of all of your entries from Part 4, including any entries for pages you have attached \$190.00 for Part 4. Write that number here..... Part 5: Describe Any Business-Related Property You Own or Have an Interest In. List any real estate in Part 1. 37. Do you own or have any legal or equitable interest in any business-related property? No. Go to Part 6. ☐ Yes. Go to line 38. Describe Any Farm- and Commercial Fishing-Related Property You Own or Have an Interest In. If you own or have an interest in farmland, list it in Part 1. 46. Do you own or have any legal or equitable interest in any farm- or commercial fishing-related property? No. Go to Part 7. ☐ Yes. Go to line 47. Part 7: Describe All Property You Own or Have an Interest in That You Did Not List Above 53. Do you have other property of any kind you did not already list? Examples: Season tickets, country club membership ☐ Yes. Give specific information....... 54. Add the dollar value of all of your entries from Part 7. Write that number here \$0.00 Official Form 106A/B Schedule A/B: Property page 5

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Case number (if known)

Document Debtor 1 **Ursula K Williams**

Part	8: List the Totals of Each Part of this Form			
55.	Part 1: Total real estate, line 2			\$57,626.00
56.	Part 2: Total vehicles, line 5	\$7,775.00		
57.	Part 3: Total personal and household items, line 15	\$2,050.00		
58.	Part 4: Total financial assets, line 36	\$190.00		
59.	Part 5: Total business-related property, line 45	\$0.00		
60.	Part 6: Total farm- and fishing-related property, line 52	\$0.00		
61.	Part 7: Total other property not listed, line 54 +	\$0.00		
62.	Total personal property. Add lines 56 through 61	\$10,015.00	Copy personal property total	\$10,015.00
63.	Total of all property on Schedule A/B. Add line 55 + line 62			\$67,641.00

Official Form 106A/B Schedule A/B: Property page 6

			111 1 11111 11 11 11	
Fill in this infor	rmation to identify your	case:		
Debtor 1	Ursula K Williams	S		
	First Name	Middle Name	Last Name	
Debtor 2				
(Spouse if, filing)	First Name	Middle Name	Last Name	
United States B	ankruptcy Court for the:	NORTHERN DISTRICT	OF ILLINOIS	
Case number				
(if known)				

Official Form 106C

Schedule C: The Property You Claim as Exempt

4/16

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. Using the property you listed on *Schedule A/B: Property* (Official Form 106A/B) as your source, list the property that you claim as exempt. If more space is needed, fill out and attach to this page as many copies of *Part 2: Additional Page* as necessary. On the top of any additional pages, write your name and case number (if known).

For each item of property you claim as exempt, you must specify the amount of the exemption you claim. One way of doing so is to state a specific dollar amount as exempt. Alternatively, you may claim the full fair market value of the property being exempted up to the amount of any applicable statutory limit. Some exemptions—such as those for health aids, rights to receive certain benefits, and tax-exempt retirement funds—may be unlimited in dollar amount. However, if you claim an exemption of 100% of fair market value under a law that limits the exemption to a particular dollar amount and the value of the property is determined to exceed that amount, your exemption would be limited to the applicable statutory amount.

1. Which set of exemptions are you claiming? Check one only, even if your spouse is	1.	is filina with vou.
---	----	---------------------

- You are claiming state and federal nonbankruptcy exemptions. 11 U.S.C. § 522(b)(3)
- ☐ You are claiming federal exemptions. 11 U.S.C. § 522(b)(2)

2. For any property you list on Schedule A/B that you claim as exempt, fill in the information below.

Brief description of the property and line on Schedule A/B that lists this property	Current value of the portion you own	Amo	ount of the exemption you claim	Specific laws that allow exemption
	Copy the value from Schedule A/B	Che	eck only one box for each exemption.	
7241 S. Oakley Chicago, IL 60636 Cook County	\$57,626.00		\$15,000.00	735 ILCS 5/12-901
Line from Schedule A/B: 1.1			100% of fair market value, up to any applicable statutory limit	
7241 S. Oakley Chicago, IL 60636 Cook County	\$57,626.00		\$666.90	735 ILCS 5/12-1001(b)
Line from Schedule A/B: 1.1			100% of fair market value, up to any applicable statutory limit	
2003 Dodge Journey 77000 miles Line from Schedule A/B: 3.1	\$7,775.00		\$2,400.00	735 ILCS 5/12-1001(c)
Ellie Holli Golledale 74 B. G.1			100% of fair market value, up to any applicable statutory limit	
Misc used household goods and furnishings, including: Sofa, 2 End	\$800.00		\$800.00	735 ILCS 5/12-1001(b)
Tables, Dining Table/Chairs, Refrigerator/Freezer, Stove, Microwave, Pots/Pans, Dishes/Flatware, Bedroom Sets, Lamps, Desk & Chair, and Misc. Tools.			100% of fair market value, up to any applicable statutory limit	
Line from Schedule A/B: 6.1				

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De	ebtor 1 Ursula K Williams			Case number (if known)	
	Brief description of the property and line on Schedule A/B that lists this property	Current value of the portion you own	Am	ount of the exemption you claim	Specific laws that allow exemption
		Copy the value from Schedule A/B	Che	eck only one box for each exemption.	
	Television and Smart Phone Line from <i>Schedule A/B</i> : 7.1	\$350.00		\$350.00	735 ILCS 5/12-1001(b)
	Line from Goreadic Arb			100% of fair market value, up to any applicable statutory limit	
	Necessary Wearing Apparel Line from Schedule A/B: 11.1	\$800.00		\$800.00	735 ILCS 5/12-1001(a)
	Line Holli Schedule A.B. 11.1			100% of fair market value, up to any applicable statutory limit	
	Domestic Cat Line from Schedule A/B: 13.1	\$100.00		\$100.00	735 ILCS 5/12-1001(b)
	Line Hotti Schedule A/B. 13.1			100% of fair market value, up to any applicable statutory limit	
	Cash Line from Schedule A/B: 16.1	\$10.00		\$10.00	735 ILCS 5/12-1001(b)
	Line Hotti Schedule A/B. 10.1			100% of fair market value, up to any applicable statutory limit	
	Checking: Chase Bank Line from Schedule A/B: 17.1	\$180.00		\$180.00	735 ILCS 5/12-1001(b)
	Line from Goreadic Arb. 11.1			100% of fair market value, up to any applicable statutory limit	
	Whole Life Insurance Policty with Golden State Mutual Life	Unknown		\$148.00	735 ILCS 5/12-1001(b)
	Line from Schedule A/B: 31.1			100% of fair market value, up to any applicable statutory limit	
3.	Are you claiming a homestead exemption (Subject to adjustment on 4/01/19 and every			led on or after the date of adjustmen	it.)
	■ No				
	☐ Yes. Did you acquire the property cover	red by the exemption wi	ithin 1	,215 days before you filed this case?	?
	□ No				
	□ Yes				

		Document	Page 18	3 of 56		
Fill in this informat	tion to identify you	ur case:				
Debtor 1	Ursula K Williai	ns				
-	First Name	Middle Name	Last Name			
Debtor 2	<u> </u>					
(Spouse if, filing)	First Name	Middle Name	Last Name			
United States Bankı	ruptcy Court for the	NORTHERN DISTRICT OF IL	LINOIS			
Case number						
(if known)					☐ Check	if this is an
					_	led filing
Official Form	<u>106D</u>					
Schedule D	: Creditors	Who Have Claims	Secureo	by Propert	У	12/15
		If two married people are filing togetl out, number the entries, and attach it				
1. Do any creditors ha	ve claims secured b	v vour property?				
		his form to the court with your other	r schedules Yo	ou have nothing else t	o report on this form	
_		·	Soriodales. 10	od nave notiling clock	o report on this form.	
	l of the information	below.				
	Secured Claims			Column A	Column B	Column C
for each claim. If more	than one creditor has	more than one secured claim, list the cress a particular claim, list the other creditorical order according to the creditor's nan	rs in Part 2. As	Amount of claim Do not deduct the value of collateral.	Value of collateral that supports this claim	Unsecured portion
	Auto Finance	Describe the property that secures	the claim:	\$16,804.00	\$7,775.00	\$9,029.00
Creditor's Name	_1	2003 Dodge Journey 77000	miles			
Attn: Genera	aı ence/Bankru					
ptcy	ence/ Banki u	As of the date you file, the claim is:	Check all that			
Po Box 3028	35	apply. Contingent				
	ty, UT 84130	<u> </u>				
Number, Street, Cit	ty, State & Zip Code	☐ Unliquidated				
Who owes the debt	? Check one	☐ Disputed Nature of lien. Check all that apply.				
■ Debtor 1 only	- Oncor onc.	☐ An agreement you made (such as	mortgage or sec	ured		
Debtor 2 only		car loan)				
Debtor 1 and Debtor	or 2 only	☐ Statutory lien (such as tax lien, me	echanic's lien)			
☐ At least one of the	-	☐ Judgment lien from a lawsuit	,			
☐ Check if this claim	n relates to a	Other (including a right to offset)	Purchase N	Money Security Int	erest	
community debt						
	Opened 09/15 Last Active					
Date debt was incurre		Last 4 digits of account num	nber 1001			
Select Portf	olio					
Servicing, Ir	nc	Describe the property that secures		\$41,959.10	\$57,626.00	\$0.00
Creditor's Name		7241 S. Oakley Chicago, IL	60636			
Po Box 652	50	Cook County				
2017 CH 036		As of the date you file, the claim is:	Check all that			
	ty, UT 84165	apply. Contingent				
	ty, State & Zip Code	☐ Unliquidated				
		☐ Disputed				
Who owes the debt	? Check one.	Nature of lien. Check all that apply.				
Debtor 1 only		An agreement you made (such as	mortgage or sec	eured		
Debtor 2 only		car loan)				
Debtor 1 and Debto		Statutory lien (such as tax lien, me	chanic's lien)			
☐ At least one of the	debtors and another	Judgment lien from a lawsuit				

Official Form 106D

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Debtor 1 Ursula K V	Williams			Case number (if know)
First Name	Middle Nam	e Last Name		
☐ Check if this claim re community debt	elates to a	Other (including a right to offset)	Mortgage	
Date debt was incurred	Opened 08/98 Last Active 2/25/08	Last 4 digits of account nun	nber <u>9824</u>	
If this is the last page Write that number here	of your form, add th e:	umn A on this page. Write that nur e dollar value totals from all pages a Debt That You Already Lister	S.	\$58,763.10 \$58,763.10
trying to collect from yo	u for a debt you owe y of the debts that y	e to someone else, list the creditor ou listed in Part 1, list the addition	in Part 1, and	already listed in Part 1. For example, if a collection agency is then list the collection agency here. Similarly, if you have more re. If you do not have additional persons to be notified for any
Egan & Alaily	Street, Suite 143 8			ich line in Part 1 did you enter the creditor? _2.2_ digits of account number
Manquehue Ir	Ave., Suite 212 8			ich line in Part 1 did you enter the creditor? _ 2.2 _digits of account number
Note Servicin	rtson Blvd., Sui 8			ich line in Part 1 did you enter the creditor? 2.2 _digits of account number

Case 17-23687 Doc 1 Filed 08/08/17 Entered 08/08/17 17:02:10 Desc Main Page 20 of 56 Document Fill in this information to identify your case: Debtor 1 **Ursula K Williams** Middle Name First Name Last Name Debtor 2 (Spouse if, filing) First Name Middle Name Last Name NORTHERN DISTRICT OF ILLINOIS United States Bankruptcy Court for the: Case number (if known) ☐ Check if this is an amended filing Official Form 106E/F Schedule E/F: Creditors Who Have Unsecured Claims Be as complete and accurate as possible. Use Part 1 for creditors with PRIORITY claims and Part 2 for creditors with NONPRIORITY claims. List the other party to any executory contracts or unexpired leases that could result in a claim. Also list executory contracts on Schedule A/B: Property (Official Form 106A/B) and on Schedule G: Executory Contracts and Unexpired Leases (Official Form 106G). Do not include any creditors with partially secured claims that are listed in Schedule D: Creditors Who Have Claims Secured by Property. If more space is needed, copy the Part you need, fill it out, number the entries in the boxes on the left. Attach the Continuation Page to this page. If you have no information to report in a Part, do not file that Part. On the top of any additional pages, write your name and case number (if known). Part 1: List All of Your PRIORITY Unsecured Claims Do any creditors have priority unsecured claims against you? No. Go to Part 2. ☐ Yes. List All of Your NONPRIORITY Unsecured Claims Part 2: Do any creditors have nonpriority unsecured claims against you? ☐ No. You have nothing to report in this part. Submit this form to the court with your other schedules. List all of your nonpriority unsecured claims in the alphabetical order of the creditor who holds each claim. If a creditor has more than one nonpriority unsecured claim, list the creditor separately for each claim. For each claim listed, identify what type of claim it is. Do not list claims already included in Part 1. If more than one creditor holds a particular claim, list the other creditors in Part 3.If you have more than three nonpriority unsecured claims fill out the Continuation Page of Part 2. Total claim 4.1 **Comenity Bank/cathrins** Last 4 digits of account number 9529 \$766.00 Nonpriority Creditor's Name Opened 10/15 Last Active 4590 E Broad St When was the debt incurred? 5/25/17 Columbus, OH 43213 As of the date you file, the claim is: Check all that apply Number Street City State ZIp Code Who incurred the debt? Check one. ■ Debtor 1 only ☐ Contingent ■ Unliquidated Debtor 2 only Debtor 1 and Debtor 2 only ☐ Disputed Type of NONPRIORITY unsecured claim: At least one of the debtors and another ☐ Student loans ☐ Check if this claim is for a community debt ☐ Obligations arising out of a separation agreement or divorce that you did not Is the claim subject to offset? report as priority claims ☐ Debts to pension or profit-sharing plans, and other similar debts ■ No ■ Other. Specify Charge Account ☐ Yes Part 3: List Others to Be Notified About a Debt That You Already Listed 5. Use this page only if you have others to be notified about your bankruptcy, for a debt that you already listed in Parts 1 or 2. For example, if a collection agency

5. Use this page only if you have others to be notified about your bankruptcy, for a debt that you already listed in Parts 1 or 2. For example, if a collection agency is trying to collect from you for a debt you owe to someone else, list the original creditor in Parts 1 or 2, then list the collection agency here. Similarly, if you have more than one creditor for any of the debts that you listed in Parts 1 or 2, list the additional creditors here. If you do not have additional persons to be notified for any debts in Parts 1 or 2, do not fill out or submit this page.

Part 4: Add the Amounts for Each Type of Unsecured Claim

6. Total the amounts of certain types of unsecured claims. This information is for statistical reporting purposes only. 28 U.S.C. §159. Add the amounts for each type of unsecured claim.

6a. Domestic support obligations

Total Claim

... 5

Schedule E/F: Creditors Who Have Unsecured Claims

Official Form 106 E/F

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Debtor 1 Ursula K Williams

				 0.00
Total claims				
from Part 1	6b.	Taxes and certain other debts you owe the government	6b.	\$ 0.00
	6c.	Claims for death or personal injury while you were intoxicated	6c.	\$ 0.00
	6d.	Other. Add all other priority unsecured claims. Write that amount here.	6d.	\$ 0.00
	6e.	Total Priority. Add lines 6a through 6d.	6e.	\$ 0.00
				otal Claim
Total	6f.	Student loans	6f.	\$ 0.00
claims	•	All the state of t		
from Part 2	6g.	Obligations arising out of a separation agreement or divorce that you did not report as priority claims	6g.	\$ 0.00
	6h.	Debts to pension or profit-sharing plans, and other similar debts	6h.	\$ 0.00
	6i.	Other. Add all other nonpriority unsecured claims. Write that amount here.	6i.	\$ 766.00
	6j.	Total Nonpriority. Add lines 6f through 6i.	6j.	\$ 766.00

Fill in this infor	rmation to identify your	case:		
Debtor 1	Ursula K Williams	S		
	First Name	Middle Name	Last Name	
Debtor 2				
(Spouse if, filing)	First Name	Middle Name	Last Name	
United States Ba	ankruptcy Court for the:	NORTHERN DISTRICT	OF ILLINOIS	
Case number				
(if known)				

Official Form 106G

Schedule G: Executory Contracts and Unexpired Leases

12/15

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. If more space is needed, copy the additional page, fill it out, number the entries, and attach it to this page. On the top of any additional pages, write your name and case number (if known).

- 1. Do you have any executory contracts or unexpired leases?
 - No. Check this box and file this form with the court with your other schedules. You have nothing else to report on this form.
 - ☐ Yes. Fill in all of the information below even if the contacts of leases are listed on Schedule A/B:Property (Official Form 106 A/B).
- List separately each person or company with whom you have the contract or lease. Then state what each contract or lease is for (for example, rent, vehicle lease, cell phone). See the instructions for this form in the instruction booklet for more examples of executory contracts and unexpired leases.

	Person or	company with	h whom you have the er, Street, City, State and ZIP C	contract or lease	State what the contract or lease is for
2.1					
	Name				
	Number	Street			_
	City		State	ZIP Code	
2.2					
	Name				
	Number	Street			_
	City		State	ZIP Code	_
2.3	<u> </u>		Clair		
	Name				_
	Number	Street			_
	City		State	ZIP Code	_
2.4					
	Name				_
	Number	Street			
	City		State	ZIP Code	
2.5	· · · · · · · · · · · · · · · · · · ·				
	Name				_
	Number	Street			_
	City		State	ZIP Code	_
	,		3. 4.0		

		Docume	ent Page 23 d	of 56	
Fill in this	information to identify your c	ase:			
Debtor 1	Ursula K Williams				
Dobtor 1	First Name	Middle Name	Last Name		
Debtor 2					
(Spouse if, filin	ng) First Name	Middle Name	Last Name		
United Stat	tes Bankruptcy Court for the:	NORTHERN DISTRICT	OF ILLINOIS		
Case numb	oer				
(if known)				☐ Check if this is an	
				amended filing	
Sched Codebtors Deople are	filing together, both are equa	e also liable for any deb lly responsible for supp	olying correct informat	12/ as complete and accurate as possible. If two married tion. If more space is needed, copy the Additional Pa to this page. On the top of any Additional Pages, wri	d age,
	and case number (if known).				
1. Do y	you have any codebtors? (If y	ou are filing a joint case,	do not list either spouse	e as a codebtor.	
■ No					
□ Yes					
Arizona No.	a, California, Idaho, Louisiana, I Go to line 3. Did your spouse, former spous	Nevada, New Mexico, Pu	erto Rico, Texas, Wash	ry? (Community property states and territories include ington, and Wisconsin.)	
in line Form out Co	2 again as a codebtor only if 106D), Schedule E/F (Official l Dlumn 2.	that person is a guaran	tor or cosigner. Make	r if your spouse is filing with you. List the person sh sure you have listed the creditor on Schedule D (Of 06G). Use Schedule D, Schedule E/F, or Schedule G	ficial to fil
	Column 1: Your codebtor Name, Number, Street, City, State and ZIP	Code		Column 2: The creditor to whom you owe the do Check all schedules that apply:	ebt
3.1				☐ Schedule D. line	
	Name			☐ Schedule E/F, line	
				☐ Schedule G, line	
-	Alcordo a Otro at				
	Number Street City	State	ZIP Code		
3.2				☐ Schedule D, line	
1	Name			☐ Schedule E/F, line	
				☐ Schedule G, line	
1	Number Street			<u> </u>	
(City	State	ZIP Code		

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							Ī						
	in this information to i												
Dei	btor 1	Jrsula K Wil	liams			_							
1 -	btor 2					_							
Uni	ited States Bankruptcy	Court for the:	NORTHERN DISTRIC	T OF ILLINOIS		_							
(If kr	se number						□ A	ck if this is an amend a supplem 3 income	ed nen	t shov			
0	fficial Form 1	<u> 1061</u>					N	1M / DD/	ΥΥ	ΥΥ			
S	chedule I: Y	our Inco	ome										12/1
sup spo atta	plying correct inforn use. If you are separ ch a separate sheet	nation. If you a	ible. If two married peop are married and not filin r spouse is not filing wit On the top of any addition	g jointly, and your h you, do not inclu	spouse i	s liv natio	ing with	you, inc t your sp	lud	e info se. If	ormation more sp	about ace is	your needed,
1.	Fill in your employ information.	ment		Debtor 1				Debtor	2 0	r nor	n-filing s	pouse	
	If you have more that		Employment status	☐ Employed				☐ Emp	loy	ed			
	attach a separate pa information about ac employers.	•	Occupation	■ Not employed				□ Not €	emp	oloye	d		
	Include part-time, se self-employed work		Employer's name										
	Occupation may incor homemaker, if it a		Employer's address										
			How long employed th	ere?									
Par	rt 2: Give Detai	Is About Mon	thly Income										
Esti spou	mate monthly incomuse unless you are se	e as of the da	ite you file this form. If y	ou have nothing to r	eport for	any l	ine, write	e \$0 in the	e sp	oace.	Include y	our no	n-filing
	ou or your non-filing sp e space, attach a sepa		re than one employer, co	mbine the informatio	n for all e	emplo	oyers for	that pers	on	on the	e lines be	elow. If	you need
							For Del	btor 1			Debtor 2 filing sp		
2.			y, and commissions (be alculate what the monthly		2.	\$		0.00	-	\$		N/A	
3.	Estimate and list n	nonthly overti	me pay.		3.	+\$		0.00	-	+\$		N/A	
4.	Calculate gross Inc	come. Add lin	e 2 + line 3.		4.	\$		0.00		\$	ı	N/A	

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Deb	tor 1	Ursula K Williams	-	C	Case	number (if known)					
					For	Debtor 1			Debtor filing s	2 or	
	Сор	y line 4 here	4.		\$	0.00	_	\$	J	N/A	_
5.	List	all payroll deductions:									
	5a.	Tax, Medicare, and Social Security deductions	5a	ı.	\$	0.00)	\$		N/A	
	5b.	Mandatory contributions for retirement plans	5b		<u>*</u> —	0.00	_	\$		N/A	_
	5c.	Voluntary contributions for retirement plans	5c		\$	0.00	_	\$		N/A	_
	5d.	Required repayments of retirement fund loans	5d	i.	\$	0.00	_	\$		N/A	_
	5e.	Insurance	5e) .	\$	0.00)	\$		N/A	_
	5f.	Domestic support obligations	5f.		\$	0.00)	\$		N/A	_
	5g.	Union dues	5g	J.	\$	0.00		\$		N/A	_
	5h.	Other deductions. Specify:	5h	1.+	\$	0.00		- \$		N/A	_
6.	Add	the payroll deductions. Add lines 5a+5b+5c+5d+5e+5f+5g+5h.	6.		\$	0.00)_	\$		N/A	_
7.	Cald	culate total monthly take-home pay. Subtract line 6 from line 4.	7.		\$	0.00)	\$		N/A	_
8.	List 8a.	all other income regularly received: Net income from rental property and from operating a business, profession, or farm Attach a statement for each property and business showing gross receipts, ordinary and necessary business expenses, and the total monthly net income.	8a	1	\$	0.00	1	\$		N/A	
	8b.	Interest and dividends	8b		<u>\$</u> —	0.00		\$		N/A	
	8c.	Family support payments that you, a non-filing spouse, or a dependent regularly receive Include alimony, spousal support, child support, maintenance, divorce settlement, and property settlement.	8c		\$	0.00	_	\$		N/A	_
	8d. 8e.	Unemployment compensation Social Security	8d 8e		\$_ \$	1,074.83	_	\$		N/A	_
	8f.	Other government assistance that you regularly receive Include cash assistance and the value (if known) of any non-cash assistance that you receive, such as food stamps (benefits under the Supplemental Nutrition Assistance Program) or housing subsidies. Specify: Pension or retirement income		-	\$_ \$_	0.00 0.00 0.00		\$ \$		N/A N/A N/A	_
	8g. 8h.	Other monthly income. Specify: Fiancee's Contribution	_		\$ _	1,000.00		·		N/A N/A	_
	OII.	Plance S Contribution	_ "	···	Ψ_	1,000.00	<u> </u>			IN/A	-
9.	Add	all other income. Add lines 8a+8b+8c+8d+8e+8f+8g+8h.	9.	\$		2,074.83		\$		N/A	4
10.	Calc	culate monthly income. Add line 7 + line 9.	10.	\$		2,074.83 +	6		N/A	= \$	2.074.83
		the entries in line 10 for Debtor 1 and Debtor 2 or non-filing spouse.		Ť-		-,07 1100	_			-	2,01 1100
11.	Inclu othe	e all other regular contributions to the expenses that you list in Schedule ide contributions from an unmarried partner, members of your household, your refriends or relatives. not include any amounts already included in lines 2-10 or amounts that are not acify:	depe			•				e J. +\$	0.00
12.		the amount in the last column of line 10 to the amount in line 11. The rese that amount on the Summary of Schedules and Statistical Summary of Certaines							12.	\$	2,074.83
13.	Do y	ou expect an increase or decrease within the year after you file this form	?							Combi month	ned ly income
		No.									
	П	Yes Explain:									I

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	n Alaia infamaa	tion to inlantify you									
FIII I	n this informat	tion to identify yo	ur case:								
Debt	tor 1	Ursula K Will	liams				Ch	eck if t	his is:		
	_					_			mended filing		
Debt	tor 2 ouse, if filing)									ving postpetition cha the following date:	pter
(Spo	iuse, ii iiiiiig)							15 6	Apenses as or	the following date.	
Unite	ed States Bankr	uptcy Court for the:	NORTH	IERN DISTRICT OF	ILLINOIS	3		MM	/ DD / YYYY		
Case	e number										
(If kn	nown)										
Of	ficial Fo	rm 106J									
Sc	hedule	J: Your I	Exper	ises							12/15
				If two married peo	ple are f	iling together, bo	oth are ed	nually i	esponsible fo	or supplying correc	
info	rmation. If m		eded, atta	ch another sheet to							
	<u> </u>	,									
Part 1.	ls this a join	ibe Your House	hold								
١.	•										
	No. Go to										
	_	s Debtor 2 live i	n a separ	ate nousenoid?							
	□ No	-									
	Ll Y€	es. Debtor 2 mus	t file Offici	al Form 106J-2, <i>Exp</i>	enses fo	r Separate House	hold of De	ebtor 2			
2.	Do you have	e dependents?	□ No								
	Do not list De	ebtor 1 and	.	Fill out this information	n for	Dependent's relati	onship to	ı	Dependent's	Does dependent	
	Debtor 2.		Yes.	each dependent		Debtor 1 or Debtor			ige	live with you?	
	Do not state	tha								□ No	
	dependents i					Fiancee			53	■ Yes	
	•				-					□ No	
										☐ Yes	
					-					□ No	
					_					☐ Yes	
										□ No	
					_					☐ Yes	
3.		enses include f people other th	=	No							
		d your depender		Yes							
	<u>-</u>			_							
Part		ate Your Ongoir		y Expenses uptcy filing date unl	loce veu	oro using this fe	2rm 00 0	cunnla	ment in a Cha	untor 12 ages to ron	ort
exp				y is filed. If this is a							
	_		_			_					
				government assista :luded it on <i>Schedu</i>							
	icial Form 10		a nave me	naaca it on ochean	<i>iic i. 100</i>	ii iiicoiiie			Your expe	enses	
4.				ses for your resider	nce. Incl	ude first mortgage		Φ.		541.00	
	payments an	d any rent for the	e ground o	r lot.			4.	\$		341.00	
	If not includ	ed in line 4:									
	4a. Real e	state taxes					4a.	\$		90.83	
	4b. Proper	rty, homeowner's	, or renter	's insurance			4b.	\$ _		0.00	
				ipkeep expenses			4c.			100.00	
_		owner's associati			00 5	oguita de este	4d.			0.00	
5.	Additional n	nortgage payme	ents for yo	our residence, such	as nome	equity loans	5.	\$		0.00	

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Debtor 1 Ursula	K Williams	Case num	ber (if known)	
6. Utilities:				
	ity, heat, natural gas	6a.	\$	121.00
	sewer, garbage collection	6b.	\$	63.00
	one, cell phone, Internet, satellite, and cable services	6c.	\$	0.00
•	Specify: Cell Phone	6d.	·	75.00
	usekeeping supplies	7.	\$	350.00
	d children's education costs	7. 8.	· -	
			\$	0.00
	ndry, and dry cleaning	9.	\$	60.00
	e products and services	10.	\$	101.00
	dental expenses	11.	\$	0.00
•	on. Include gas, maintenance, bus or train fare.	12.	\$	90.00
	e car payments.	13.	\$	
	nt, clubs, recreation, newspapers, magazines, and books		·	0.00
	ontributions and religious donations	14.	\$	0.00
Insurance.	- '			
	e insurance deducted from your pay or included in lines 4 or 20.	150	œ.	00.00
15a. Life insi		15a.		23.00
15b. Health i		15b.	·	0.00
15c. Vehicle		15c.	\$	105.00
15d. Other in	nsurance. Specify:	15d.	\$	0.00
	t include taxes deducted from your pay or included in lines 4 or 20.			
Specify:		16.	\$	0.00
	r lease payments:			
	ments for Vehicle 1	17a.	·	0.00
17b. Car pay	ments for Vehicle 2	17b.	\$	0.00
17c. Other. S	Specify:	17c.	\$	0.00
17d. Other. S	Specify:	17d.	\$	0.00
. Your paymen	nts of alimony, maintenance, and support that you did not report a	as		
deducted fro	m your pay on line 5, Schedule I, Your Income (Official Form 106I)) . 18.	\$	0.00
. Other payme	nts you make to support others who do not live with you.		\$	0.00
Specify:		19.		
. Other real pro	operty expenses not included in lines 4 or 5 of this form or on Sc	hedule I: Yo	ur Income.	
20a. Mortgaç	ges on other property	20a.	\$	0.00
20b. Real es	state taxes	20b.	\$	0.00
20c. Propert	y, homeowner's, or renter's insurance	20c.	\$	0.00
20d. Mainter	nance, repair, and upkeep expenses	20d.	\$	0.00
	wner's association or condominium dues	20e.		0.00
. Other: Specify	M'	21.	·	0.00
. Other. Specify	y		- Ψ	0.00
. Calculate you	ur monthly expenses			
22a. Add lines	s 4 through 21.		\$	1,719.83
22b. Copy line	e 22 (monthly expenses for Debtor 2), if any, from Official Form 106J-2	2	\$	
	22a and 22b. The result is your monthly expenses.		\$	1,719.83
	a andb. The result is your monthly expenses.			1,7 13.03
	ur monthly net income.			
23a. Copy lir	ne 12 (your combined monthly income) from Schedule I.	23a.	\$	2,074.83
	our monthly expenses from line 22c above.	23b.	-\$	1,719.83
,,,,	- '		-	-,
23c. Subtrac	ct your monthly expenses from your monthly income.			
	sult is your monthly net income.	23c.	\$	355.00
	•			
1. Do you exped	ct an increase or decrease in your expenses within the year after	you file this	form?	
	you expect to finish paying for your car loan within the year or do you expect yo	our mortgage p	payment to increase	e or decrease because o
_	the terms of your mortgage?			
No.				
☐ Yes.	Explain here:			

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Fill in this	information to identify your	case:			
Debtor 1	Ursula K Williams				
Dahtano	First Name	Middle Name	Last Name		
Debtor 2 (Spouse if, filir	ng) First Name	Middle Name	Last Name		
		NODTHEDN BIOTOIGT			
United Sta	tes Bankruptcy Court for the:	NORTHERN DISTRICT	OF ILLINOIS		
Case numb	ber				
(if known)					Check if this is an
					amended filing
Official	Form 106Dee				
	Form 106Dec				
Decla	ration About a	an Individual	Debtor's Sci	nedules	12/15
it two marr	ried people are filing togethe	r, both are equally respo	nsible for supplying corre	ect information.	
				Making a false statement, con	
	money or property by fraud in oth. 18 U.S.C. §§ 152, 1341, 1		cruptcy case can result in	fines up to \$250,000, or impri	isonment for up to 20
years, or b	ouii. 16 0.3.6. gg 132, 1341, 1	1519, and 3571.			
	_				
	Sign Below				
Did y	ou pay or agree to pay some	one who is NOT an attor	ney to help you fill out ba	nkruptcy forms?	
	NI.				
	No				
□ `	Yes. Name of person			Attach Bankruptcy Pet	
				Declaration, and Signa	ature (Official Form 119)
	r penalty of perjury, I declare ney are true and correct.	that I have read the sum	mary and schedules filed	with this declaration and	
V /-	/ I I I - I / W!!!		V		
	s/ Ursula K Williams Irsula K Williams		X Signature of D	Nehtor 2	
_	ignature of Debtor 1		Signature of L	JOSIOI Z	
-					
Da	ate August 8, 2017		Date		

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Fill ir	this inform	nation to identify you	r case:			
Debto	or 1	Ursula K Willian	ns			
		First Name	Middle Name	Last Name		
Debto (Spous	or 2 e if, filing)	First Name	Middle Name	Last Name		
Unite	d States Bar	nkruptcy Court for the:	NORTHERN DISTRICT (OF ILLINOIS		
		. ,				
(if know	number				_	Check if this is an mended filing
∩ffi	cial For	rm 107				
			Affairs for Individ	duals Filing for B	ankruptcy	4/16
inforn numb	nation. If me er (if known	ore space is needed, i). Answer every que	attach a separate sheet to stion.	this form. On the top of any	equally responsible for sup additional pages, write you	
Part 1. V		etails About Your Ma	arital Status and Where You	Lived Before		
·. •	- viiat is youi	Current maritar statt	13:			
•	■ Married■ Not married	ried				
2. C	ouring the la	ist 3 years, have you	lived anywhere other than	where you live now?		
	■ No □ Yes. List	t all of the places you l	ived in the last 3 years. Do no	ot include where you live now		
ı	Debtor 1 Pri	or Address:	Dates Debtor 1 lived there	Debtor 2 Prior Ad	dress:	Dates Debtor 2 lived there
					ity property state or territory co, Texas, Washington and W	
ļ	■ No					
L	Yes. Ma	ke sure you fill out <i>Scl</i>	hedule H: Your Codebtors (O	fficial Form 106H).		
Part 2	2 Explain	n the Sources of You	r Income			
F	ill in the tota	I amount of income yo	nployment or from operating ureceived from all jobs and a have income that you receive	all businesses, including part-		ndar years?
	□ No					
ı	Yes. Fill	in the details.				
			Debtor 1		Debtor 2	
			Sources of income Check all that apply.	Gross income (before deductions and exclusions)	Sources of income Check all that apply.	Gross income (before deductions and exclusions)
	•	of current year until d for bankruptcy:	■ Wages, commissions, bonuses, tips	\$4,963.00	☐ Wages, commissions, bonuses, tips	
			☐ Operating a business		☐ Operating a business	

Official Form 107

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				Debtor 1		Debtor 2	
				Sources of income Check all that apply.	Gross income (before deductions and exclusions)	Sources of incor Check all that app	
	r last calen anuary 1 to		31, 2016)	■ Wages, commissions, bonuses, tips	\$30,469.00	☐ Wages, commi bonuses, tips	issions,
				☐ Operating a business		☐ Operating a bu	usiness
	r the calendanuary 1 to			■ Wages, commissions, bonuses, tips	\$29,363.00	☐ Wages, commi	issions,
				☐ Operating a business		☐ Operating a bu	usiness
5.	Include include and other winnings. List each s	come regard public bene If you are fil	dless of wheth fit payments; ing a joint cas the gross inco	ner that income is taxable. Ex pensions; rental income; inte se and you have income that		ted from lawsuits; ro only once under Debt	
				Dalitand		D-1:10	
				Debtor 1 Sources of income Describe below.	Gross income from each source (before deductions and exclusions)	Debtor 2 Sources of incor Describe below.	Gross income (before deductions and exclusions)
	om January e date you f		nt year until nkruptcy:	Unemployment	\$5,698.00		
	r last calen anuary 1 to		31, 2016)	Unemployment	\$0.00		
	r the calend anuary 1 to			Unemployment	\$0.00		
Pa	rt 3: List	: Certain Pa	vments You	Made Before You Filed for	Bankruptcv		
6.		Debtor 1's	or Debtor 2 ebtor 1 nor E	's debts primarily consume	er debts? umer debts. Consumer debts	s are defined in 11 U	J.S.C. § 101(8) as "incurred by an
		During the	90 days befo		id you pay any creditor a tota	I of \$6,425* or more	?
		□ Yes	List below e	each creditor to whom you pa editor. Do not include payme	nts for domestic support oblig		nents and the total amount you d support and alimony. Also, do
		* Subject		payments to an attorney for t t on 4/01/19 and every 3 year	this bankruptcy case. rs after that for cases filed on	or after the date of a	adjustment.
	Yes.			or both have primarily const ore you filed for bankruptcy, d	umer debts. id you pay any creditor a tota	I of \$600 or more?	
		■ No.	Go to line 7	7 .			
		□ Yes	include pay		id a total of \$600 or more and obligations, such as child supp		ou paid that creditor. Do not so, do not include payments to an
	Creditor'	s Name an	d Address	Dates of payme	ent Total amount	Amount you still owe	Was this payment for

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Deb	otor 1	Ursula K Williams	Document	Cas	se number (if known)		
7.	Inside of whi	n 1 year before you filed for bankrupt its include your relatives; any general patch you are an officer, director, person in ness you operate as a sole proprietor. 1	artners; relatives of any gent control, or owner of 20%	eneral partners; partners or more of their voting	erships of which yo g securities; and ar	u are a gener ny managing a	al partner; corporations agent, including one for
	_	No ′es. List all payments to an insider.					
	Insid	er's Name and Address	Dates of payment	Total amount paid	Amount you still owe	Reason for	this payment
8.	inside Includ	e payments on debts guaranteed or cos		nyments or transfer a	any property on a	ccount of a d	ebt that benefited an
		es. List all payments to an insider	Data a fu arminut	T-1-1-1	A	D	41.1
	Insid	er's Name and Address	Dates of payment	Total amount paid	Amount you still owe	Include cred	this payment ditor's name
	Case Case Man Willi	number quehue Inc. Vs. Ursula K	Nature of the case Foreclosure	Court or agency Circuit Court o County, IL	f Cook	Status of the Pending On appe	J eal
10.	Check	n 1 year before you filed for bankrupt a all that apply and fill in the details below No. Go to line 11. Yes. Fill in the information below.		perty repossessed, f	oreclosed, garnis	hed, attache	d, seized, or levied?
	Cred	itor Name and Address	Describe the Property	1	Date		Value of the property
11.	accou	n 90 days before you filed for bankrup ints or refuse to make a payment bed No Yes. Fill in the details.	ause you owed a debt?	cluding a bank or fir		•	
	Cred	itor Name and Address	Describe the action the	ne creditor took	Date :	action was	Amount

12. Within 1 year before you filed for bankruptcy, was any of your property in the possession of an assignee for the benefit of creditors, a court-appointed receiver, a custodian, or another official?

No

☐ Yes

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Case number (if known) Document Debtor 1 Ursula K Williams

Par	t 5: List Certain Gifts and Contributions	5									
3.	Within 2 years before you filed for bankru ■ No □ Yes. Fill in the details for each gift.	ptcy, did you give any gifts with a total value of more t	han \$600 per person?	?							
	Gifts with a total value of more than \$600 per person Person to Whom You Gave the Gift and Address:	Describe the gifts	Dates you gave the gifts	Value							
4.	Within 2 years before you filed for bankruptcy, did you give any gifts or contributions with a total value of more than \$600 to any charity? ■ No □ Yes. Fill in the details for each gift or contribution.										
	Gifts or contributions to charities that to more than \$600 Charity's Name Address (Number, Street, City, State and ZIP Code	Describe what you contributed	Dates you contributed	Value							
Par	t 6: List Certain Losses										
5.	Within 1 year before you filed for bankrup or gambling? No Yes. Fill in the details.	otcy or since you filed for bankruptcy, did you lose any	thing because of thef	t, fire, other disaster							
	Describe the property you lost and how the loss occurred	Describe any insurance coverage for the loss Include the amount that insurance has paid. List pending insurance claims on line 33 of Schedule A/B: Property.	Date of your loss	Value of property lost							
Par	t 7: List Certain Payments or Transfers										
6.	consulted about seeking bankruptcy or p Include any attorneys, bankruptcy petition p	otcy, did you or anyone else acting on your behalf pay or reparing a bankruptcy petition? reparers, or credit counseling agencies for services required		rty to anyone you							
	Yes. Fill in the details.	Description and other of annual contract	D-1	A							
	Person Who Was Paid Address Email or website address Person Who Made the Payment, if Not Yo	Description and value of any property transferred	Date payment or transfer was made	Amount of payment							
	Ledford, Wu & Borges, LLC 105 W. Madison 23rd Floor Chicago, IL 60602 notice@billbusters.com	\$500.00 paid prior to case filing; \$3,500.00 to be paid by through the Chapter 13 Plan.	03/2017 to 07/2017	\$500.00							
	CIN Legal Data Services 4540 Honeywell Ct Dayton, OH 45424	\$60.00 for merged, multi-bureau credit report, credit counseling and debtor education courses.	07/2017	\$60.00							

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Debtor 1 Ursula K Williams

17.	Within 1 year before you filed for bankruptopromised to help you deal with your credit. Do not include any payment or transfer that you No Yes. Fill in the details.	ors or to make payments			transfer any proper	ty to anyone who
	Person Who Was Paid Address	Description and v transferred	alue of any propert	•	Date payment or transfer was made	Amount of payment
18.	Within 2 years before you filed for bankruptcy, did you sell, trade, or otherwise transfer any property to anyone, other than property transferred in the ordinary course of your business or financial affairs? Include both outright transfers and transfers made as security (such as the granting of a security interest or mortgage on your property). Do not include gifts and transfers that you have already listed on this statement. No					
	Yes. Fill in the details.	5				
	Person Who Received Transfer Address	Description and v property transferr			y property or eceived or debts nange	Date transfer was made
	Person's relationship to you					
19.	Within 10 years before you filed for bankruptcy, did you transfer any property to a self-settled trust or similar device of which you are a beneficiary? (These are often called asset-protection devices.) No Yes. Fill in the details.					
	Name of trust	Description and v	alue of the propert	y transferred	1	Date Transfer was made
Par	18: List of Certain Financial Accounts, Ir	setrumente Safe Denocit	Royes and Storag	na Ilnite		
20.	Within 1 year before you filed for bankruptcy, were any financial accounts or instruments held in your name, or for your benefit, closed, sold, moved, or transferred? Include checking, savings, money market, or other financial accounts; certificates of deposit; shares in banks, credit unions, brokerage houses, pension funds, cooperatives, associations, and other financial institutions. No					
	Yes. Fill in the details.		_			
	Name of Financial Institution and Address (Number, Street, City, State and ZIP Code)	Last 4 digits of account number	Type of account of instrument	close	account was ed, sold, ed, or sferred	Last balance before closing or transfer
21.	Do you now have, or did you have within 1 year before you filed for bankruptcy, any safe deposit box or other depository for securities, cash, or other valuables?					
	■ No □ Yes. Fill in the details.					
	Name of Financial Institution Address (Number, Street, City, State and ZIP Code)	Who else had acc Address (Number, S State and ZIP Code)		scribe the co	ontents	Do you still have it?
22.	Have you stored property in a storage unit or place other than your home within 1 year before you filed for bankruptcy?					
	■ No					
	Yes. Fill in the details.					
	Name of Storage Facility Address (Number, Street, City, State and ZIP Code)	Who else has or h to it? Address (Number, S State and ZIP Code)		scribe the co	ontents	Do you still have it?

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Debtor 1 Ursula K Williams

Pai	t 9: Identify Property You Hold or Control for S	Someone Else					
23.	Do you hold or control any property that someone else owns? Include any property you borrowed from, are storing for, or hold in trust for someone.						
	■ No						
	Yes. Fill in the details.						
	Owner's Name Address (Number, Street, City, State and ZIP Code)	Where is the property? (Number, Street, City, State and ZIP Code)	De	scribe the property	Value		
Pai	t 10: Give Details About Environmental Information	tion					
For	the purpose of Part 10, the following definitions a	ipply:					
	Environmental law means any federal, state, or local statute or regulation concerning pollution, contamination, releases of hazardous or toxic substances, wastes, or material into the air, land, soil, surface water, groundwater, or other medium, including statutes or regulations controlling the cleanup of these substances, wastes, or material.						
_	to own, operate, or utilize it, including disposal sites.						
	Hazardous material means anything an environment hazardous material, pollutant, contaminant, or si		us wa	ste, hazardous substance, toxic s	substance,		
Rep	ort all notices, releases, and proceedings that you	u know about, regardless of who	en the	ey occurred.			
24.	Has any governmental unit notified you that you may be liable or potentially liable under or in violation of an environmental law?						
	■ No □ Yes. Fill in the details.						
	Name of site Address (Number, Street, City, State and ZIP Code)	Governmental unit Address (Number, Street, City, State a ZIP Code)	and	Environmental law, if you know it	Date of notice		
25.	Have you notified any governmental unit of any release of hazardous material?						
	■ No □ Yes. Fill in the details.						
	Name of site Address (Number, Street, City, State and ZIP Code)	Governmental unit Address (Number, Street, City, State a ZIP Code)	and	Environmental law, if you know it	Date of notice		
26.	Have you been a party in any judicial or administrative proceeding under any environmental law? Include settlements and orders.						
	■ No □ Yes. Fill in the details.						
	Case Title Case Number	Court or agency Name Address (Number, Street, City, State and ZIP Code)	Na	ture of the case	Status of the case		
Pai	t 11: Give Details About Your Business or Conn	ections to Any Business					
27.	Within 4 years before you filed for bankruptcy, did you own a business or have any of the following connections to any business?						
	☐ A sole proprietor or self-employed in a trade, profession, or other activity, either full-time or part-time						
	☐ A member of a limited liability company (LLC) or limited liability partnership (LLP)						
	☐ A partner in a partnership						
	☐ An officer, director, or managing executive of a corporation						
	☐ An owner of at least 5% of the voting or equity securities of a corporation						

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No. None of the above applies. Go to Part 12.

Yes, Check all that apply above and fill in the details below for each business.

	No. None of the above applies. Go to Part 12.					
	Yes. Check all that apply above and fill in the details below for each business.					
	Business Name Address (Number, Street, City, State and ZIP Code)	Describe the nature of the business	Employer Identification number Do not include Social Security number or ITIN.			
	(Number, Street, City, State and 21r Code)	Name of accountant or bookkeeper	Dates business existed			
28.	Within 2 years before you filed for bankrupt institutions, creditors, or other parties.	tcy, did you give a financial statement to a	nyone about your business? Include all financial			
	■ No □ Yes. Fill in the details below.					
	Name Address (Number, Street, City, State and ZIP Code)	Date Issued				
Par	t 12: Sign Below					
are t		false statement, concealing property, or o	declare under penalty of perjury that the answers obtaining money or property by fraud in connection ars, or both.			
	Ursula K Williams					
	sula K Williams nature of Debtor 1	Signature of Debtor 2				
Dat	e August 8, 2017	Date				
Did	you attach additional pages to Your Stateme	ent of Financial Affairs for Individuals Filin	ng for Bankruptcy (Official Form 107)?			
	lo					
□ Y	'es					
Did	you pay or agree to pay someone who is no	t an attorney to help you fill out bankrupto	cy forms?			
	lo.					

☐ Yes. Name of Person _____. Attach the Bankruptcy Petition Preparer's Notice, Declaration, and Signature (Official Form 119).

Notice Required by 11 U.S.C. § 342(b) for Individuals Filing for Bankruptcy (Form 2010)

This notice is for you if:

You are an individual filing for bankruptcy, and

Your debts are primarily consumer debts. Consumer debts are defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose."

The types of bankruptcy that are available to individuals

Individuals who meet the qualifications may file under one of four different chapters of Bankruptcy Code:

Chapter 7 - Liquidation

Chapter 11 - Reorganization

Chapter 12 - Voluntary repayment plan for family farmers or fishermen

Chapter 13 - Voluntary repayment plan for individuals with regular income

You should have an attorney review your decision to file for bankruptcy and the choice of chapter.

Chapter 7:	Liquidation
\$245	filing fee
\$75	administrative fee
+ \$15	trustee surcharge
\$335	total fee

Chapter 7 is for individuals who have financial difficulty preventing them from paying their debts and who are willing to allow their nonexempt property to be used to pay their creditors. The primary purpose of filing under chapter 7 is to have your debts discharged. The bankruptcy discharge relieves you after bankruptcy from having to pay many of your pre-bankruptcy debts. Exceptions exist for particular debts, and liens on property may still be enforced after discharge. For example, a creditor may have the right to foreclose a home mortgage or repossess an automobile.

However, if the court finds that you have committed certain kinds of improper conduct described in the Bankruptcy Code, the court may deny your discharge.

You should know that even if you file chapter 7 and you receive a discharge, some debts are not discharged under the law. Therefore, you may still be responsible to pay:

most taxes;

most student loans;

domestic support and property settlement obligations;

most fines, penalties, forfeitures, and criminal restitution obligations; and

certain debts that are not listed in your bankruptcy papers.

You may also be required to pay debts arising from:

fraud or theft;

fraud or defalcation while acting in breach of fiduciary capacity;

intentional injuries that you inflicted; and

death or personal injury caused by operating a motor vehicle, vessel, or aircraft while intoxicated from alcohol or drugs.

If your debts are primarily consumer debts, the court can dismiss your chapter 7 case if it finds that you have enough income to repay creditors a certain amount. You must file *Chapter 7 Statement of Your Current Monthly Income* (Official Form 122A–1) if you are an individual filing for bankruptcy under chapter 7. This form will determine your current monthly income and compare whether your income is more than the median income that applies in your state.

If your income is not above the median for your state, you will not have to complete the other chapter 7 form, the *Chapter 7 Means Test Calculation* (Official Form 122A–2).

If your income is above the median for your state, you must file a second form —the *Chapter 7 Means Test Calculation* (Official Form 122A–2). The calculations on the form— sometimes called the *Means Test*—deduct from your income living expenses and payments on certain debts to determine any amount available to pay unsecured creditors. If

your income is more than the median income for your state of residence and family size, depending on the results of the *Means Test*, the U.S. trustee, bankruptcy administrator, or creditors can file a motion to dismiss your case under § 707(b) of the Bankruptcy Code. If a motion is filed, the court will decide if your case should be dismissed. To avoid dismissal, you may choose to proceed under another chapter of the Bankruptcy Code.

If you are an individual filing for chapter 7 bankruptcy, the trustee may sell your property to pay your debts, subject to your right to exempt the property or a portion of the proceeds from the sale of the property. The property, and the proceeds from property that your bankruptcy trustee sells or liquidates that you are entitled to, is called *exempt property*. Exemptions may enable you to keep your home, a car, clothing, and household items or to receive some of the proceeds if the property is sold.

Exemptions are not automatic. To exempt property, you must list it on *Schedule C: The Property You Claim as Exempt* (Official Form 106C). If you do not list the property, the trustee may sell it and pay all of the proceeds to your creditors.

Chapter 11: Reorganization

\$1,167 filing fee

- \$550 administrative fee

\$1,717 total fee

Chapter 11 is often used for reorganizing a business, but is also available to individuals. The provisions of chapter 11 are too complicated to summarize briefly.

Read These Important Warnings

Because bankruptcy can have serious long-term financial and legal consequences, including loss of your property, you should hire an attorney and carefully consider all of your options before you file. Only an attorney can give you legal advice about what can happen as a result of filing for bankruptcy and what your options are. If you do file for bankruptcy, an attorney can help you fill out the forms properly and protect you, your family, your home, and your possessions.

Although the law allows you to represent yourself in bankruptcy court, you should understand that many people find it difficult to represent themselves successfully. The rules are technical, and a mistake or inaction may harm you. If you file without an attorney, you are still responsible for knowing and following all of the legal requirements.

You should not file for bankruptcy if you are not eligible to file or if you do not intend to file the necessary documents.

Bankruptcy fraud is a serious crime; you could be fined and imprisoned if you commit fraud in your bankruptcy case. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Chapter 12: Repayment plan for family farmers or fishermen

	\$200	filing fee
+	\$75	administrative fee
	\$275	total fee

Similar to chapter 13, chapter 12 permits family farmers and fishermen to repay their debts over a period of time using future earnings and to discharge some debts that are not paid.

Chapter 13: Repayment plan for individuals with regular income

	\$235	filing fee
+	\$75	administrative fee
	\$310	total fee

Chapter 13 is for individuals who have regular income and would like to pay all or part of their debts in installments over a period of time and to discharge some debts that are not paid. You are eligible for chapter 13 only if your debts are not more than certain dollar amounts set forth in 11 U.S.C. § 109.

Under chapter 13, you must file with the court a plan to repay your creditors all or part of the money that you owe them, usually using your future earnings. If the court approves your plan, the court will allow you to repay your debts, as adjusted by the plan, within 3 years or 5 years, depending on your income and other factors.

After you make all the payments under your plan, many of your debts are discharged. The debts that are not discharged and that you may still be responsible to pay include:

domestic support obligations,

most student loans,

certain taxes,

debts for fraud or theft,

debts for fraud or defalcation while acting in a fiduciary capacity,

most criminal fines and restitution obligations,

certain debts that are not listed in your bankruptcy papers,

certain debts for acts that caused death or personal injury, and

certain long-term secured debts.

Warning: File Your Forms on Time

Section 521(a)(1) of the Bankruptcy Code requires that you promptly file detailed information about your creditors, assets, liabilities, income, expenses and general financial condition. The court may dismiss your bankruptcy case if you do not file this information within the deadlines set by the Bankruptcy Code, the Bankruptcy Rules, and the local rules of the court.

For more information about the documents and their deadlines, go to: http://www.uscourts.gov/bkforms/bankruptcy_forms.html#procedure.

Bankruptcy crimes have serious consequences

If you knowingly and fraudulently conceal assets or make a false oath or statement under penalty of perjury—either orally or in writing—in connection with a bankruptcy case, you may be fined, imprisoned, or both.

All information you supply in connection with a bankruptcy case is subject to examination by the Attorney General acting through the Office of the U.S. Trustee, the Office of the U.S. Attorney, and other offices and employees of the U.S. Department of Justice.

Make sure the court has your mailing address

The bankruptcy court sends notices to the mailing address you list on *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101). To ensure that you receive information about your case, Bankruptcy Rule 4002 requires that you notify the court of any changes in your address.

A married couple may file a bankruptcy case together—called a *joint case*. If you file a joint case and each spouse lists the same mailing address on the bankruptcy petition, the bankruptcy court generally will mail you and your spouse one copy of each notice, unless you file a statement with the court asking that each spouse receive separate copies.

Understand which services you could receive from credit counseling agencies

The law generally requires that you receive a credit counseling briefing from an approved credit counseling agency. 11 U.S.C. § 109(h). If you are filing a joint case, both spouses must receive the briefing. With limited exceptions, you must receive it within the 180 days *before* you file your bankruptcy petition. This briefing is usually conducted by telephone or on the Internet.

In addition, after filing a bankruptcy case, you generally must complete a financial management instructional course before you can receive a discharge. If you are filing a joint case, both spouses must complete the course.

You can obtain the list of agencies approved to provide both the briefing and the instructional course from: http://justice.gov/ust/eo/hapcpa/ccde/cc_approved.html

In Alabama and North Carolina, go to: http://www.uscourts.gov/FederalCourts/Bankruptcy/Bankruptcy/BankruptcyResources/ApprovedCredit
AndDebtCounselors.aspx.

If you do not have access to a computer, the clerk of the bankruptcy court may be able to help you obtain the list.

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

RIGHTS AND RESPONSIBILITIES AGREEMENT BETWEEN CHAPTER 13 DEBTORS AND THEIR ATTORNEYS

(Court-Approved Retention Agreement, Use for cases filed on or after September 19, 2016)

Chapter 13 gives debtors important rights, such as the right to keep property that could otherwise be lost through repossession or foreclosure, but Chapter 13 also puts burdens on debtors, such as the burden of making complete and truthful disclosures of their financial situation. It is important for debtors who file a Chapter 13 bankruptcy case to understand their rights and responsibilities in bankruptcy. In this connection, the advice of an attorney is often crucial. Debtors are entitled to certain services from their attorneys, but debtors also have responsibilities to their attorneys. In order to assure that debtors and their attorneys understand their rights and responsibilities in the Chapter 13 process, the judges of the Bankruptcy Court for the Northern District of Illinois have approved this agreement, setting out the rights and responsibilities of both debtors in Chapter 13 and their attorneys, including how their attorneys will be paid for their services in the Chapter 13 case. By signing this agreement, debtors and their attorneys accept these responsibilities.

The Bankruptcy Code may require a debtor's attorney to provide the debtor with certain documents and agreements at the start of the representation. The terms of this court-approved agreement take the place of any conflicting provision in an earlier agreement. This agreement cannot be modified in any way by other agreements. Any provision of another agreement between the debtor and the attorney that conflicts with this agreement is void.

A. BEFORE THE CASE IS FILED

THE DEBTOR AGREES TO:

- 1. Discuss with the attorney the debtor's objectives in filing the case.
- 2. Provide the attorney with full, accurate and timely information, financial and otherwise, including properly documented proof of income.

- 1. Personally counsel the debtor regarding the advisability of filing either a Chapter 13 or a Chapter 7 case, discuss both procedures (as well as non-bankruptcy options) with the debtor, and answer the debtor's questions.
- 2. Personally explain to the debtor that the attorney is being engaged to represent the debtor on all matters arising in the case, as required by Local Bankruptcy Rule, and explain how and when the attorney's fees and the trustee's fees are determined and paid.

- 3. Personally review with the debtor and sign the completed petition, plan, statements, and schedules, as well as all amendments thereto, whether filed with the petition or later. (The schedules may be initially prepared with the help of clerical or paralegal staff of the attorney's office, but personal attention of the attorney is required for the review and signing.)
- 4. Timely prepare and file the debtor's petition, plan, statements, and schedules.
- 5. Explain to the debtor how, when, and where to make all necessary payments, including both payments that must be made directly to creditors and payments that must be made to the Chapter 13 trustee, with particular attention to housing and vehicle payments.
- 6. Advise the debtor of the need to maintain appropriate insurance.

B. AFTER THE CASE IS FILED

THE DEBTOR AGREES TO:

- 1. Make the required payments to the trustee and to whatever creditors are being paid directly or, if required payments cannot be made, to notify the attorney immediately.
- 2. Appear punctually at the meeting of creditors (also called the "341 meeting") with recent proof of income and a picture identification card. (If the identification card does not include the debtor's social security number, the debtor must also bring to the meeting a social security card.) The debtor must be present in time for check-in and, when the case is called, for the actual examination.
- 3. Notify the attorney of any change in the debtor's address or telephone number.
- 4. Inform the attorney of any wage garnishments or liens or levies on assets that occur or continue after the filing of the case.
- 5. Contact the attorney immediately if the debtor loses employment, has a significant change in income, or experiences any other significant change in financial situation (such as serious illness, marriage, divorce or separation, lottery winnings, or an inheritance).
- 6. Notify the attorney if the debtor is sued or wishes to file a lawsuit (including divorce).
- 7. Inform the attorney if any tax refunds to which the debtor is entitled are seized or not received when due from the IRS or Illinois Department of Revenue.
- 8. Contact the attorney before buying, refinancing, or selling real property and before entering into any loan agreement.
- 9. Supply the attorney with copies of all tax returns filed while the case is pending.

- 1. Advise the debtor of the requirement to attend the meeting of creditors and notify the debtor of the date, time, and place of the meeting.
- 2. Inform the debtor that the debtor must be punctual and, in the case of a joint filing, that both spouses must appear at the same meeting.
- 3. Provide knowledgeable legal representation for the debtor at the meeting of creditors (in time for check-in and the actual examination) and, unless excused by the trustee, for the confirmation hearing.
- 4. If the attorney will be employing another attorney to attend the 341 meeting or any court hearing, personally explain to the debtor, in advance, the role and identity of the other attorney and provide the other attorney with the file in sufficient time to review it and properly represent the debtor.
- 5. Timely submit to the Chapter 13 trustee properly documented proof of income for the debtor, including business reports for self-employed debtors.
- 6. Timely respond to objections to plan confirmation and, where necessary, prepare, file, and serve an amended plan.
- 7. Timely prepare, file, and serve any necessary statements, amended statements, and schedules and any change of address, in accordance with information provided by the debtor.
- 8. Monitor all incoming case information (including, but not limited to, Order Confirming Plan, Notice of Intent to Pay Claims, and 6-month status reports) for accuracy and completeness. Contact the trustee promptly regarding any discrepancies.
- 9. Be available to respond to the debtor's questions throughout the term of the plan.
- 10. Prepare, file, and serve timely modifications to the plan after confirmation, when necessary, including modifications to suspend, lower, or increase plan payments.
- 11. Prepare, file, and serve necessary motions to buy or sell property and to incur debt.
- 12. Object to improper or invalid claims.
- 13. Timely respond to the Chapter 13 trustee's motions to dismiss the case, such as for payment default or unfeasibility, and to motions to increase the percentage payment to unsecured creditors.
- 14. Timely respond to motions for relief from stay.
- 15. Prepare, file, and serve all appropriate motions to avoid liens.
- 16. Prepare, file, and serve a notice of conversion to Chapter 7, pursuant to § 1307(a) of the Bankruptcy Code and Local Bankruptcy Rule 1017-1.
- 17. Provide any other legal services necessary for the administration of the case.

C. TERMINATION OR CONVERSION OF THE CASE AFTER ENTRY OF AN ORDER APPROVING FEES AND EXPENSES

- 1. Approved fees and expenses paid under the provisions set out below are generally not refundable in the event that the case is dismissed prior to its completion, unless the dismissal is due to a failure by the attorney to comply with the duties set out in this agreement. If such a dismissal is due to a failure by the attorney, the court may order a refund of fees on motion by the debtor.
- 2. If the case is dismissed after approval of the fees and expenses but before payment of all allowed fees and expenses, the order entered by the Bankruptcy Court allowing the fees and expenses is not a judgment against the debtor for the unpaid fees and expenses based on contract law or otherwise.
- 3. If the case is converted to a case under Chapter 7 after approval of the fees and expenses under this agreement but before the payment of all fees and expenses, the attorney will be entitled to an administrative claim in the Chapter 7 case for any unpaid fees and expenses, pursuant to § 726(b) of the Bankruptcy Code, plus any conversion fee the attorney pays on behalf of the debtor.

D. RETAINERS AND PREVIOUS PAYMENTS

- 1. The attorney may receive a retainer or other payment before filing the case but may not receive fees directly from the debtor after the filing of the case. Unless the following provision is checked and completed, any retainer received by the attorney will be treated as a security retainer, to be placed in the attorney's client trust account until approval of a fee application by the court.
 - ■The attorney seeks to have the retainer received by the attorney treated as an advance payment retainer, which allows the attorney to take the retainer into income immediately. The attorney hereby provides the following further information and representations:
 - (a) The special purpose for the advance payment retainer and why it is advantageous to the debtor is as follows:
 - By agreement of the parties for prepetition and preconfirmation work, including consultation, drafting petition and plan, 341 meeting, negotiation with creditors, court hearings, amendments etc.
 - (b) The retainer will not be held in a client trust account and will become property of the attorney upon payment and will be deposited into the attorney's general account;
 - (c) The retainer is a flat fee for the services to be rendered during the Chapter 13 case and will be applied for such services without the need for the attorney to keep detailed hourly time records for the specific services performed for the debtor;

- (d) Any portion of the retainer that is not earned or required for expenses will be refunded to the client; and
- (e) The attorney is unwilling to represent the debtor without receiving an advanced payment retainer because of the nature of the Chapter 13 case, the fact that the great majority of services for such case are performed prior to its filing, and the risks associated with the representation of debtors in bankruptcy cases in general.
- 2. In any application for compensation, the attorney must disclose to the court any fees or other compensation paid by the debtor to the attorney for any reason within the one year before the case filing, including the date(s) any such fees were paid.

E. CONDUCT AND DISCHARGE

- 1. *Improper conduct by the attorney*. If the debtor disputes the sufficiency or quality of the legal services provided or the amount of the fees charged by the attorney, the debtor may file an objection with the court and request a hearing.
- 2. *Improper conduct by the debtor*. If the attorney believes that the debtor is not complying with the debtor's responsibilities under this agreement or is otherwise engaging in improper conduct, the attorney may apply for a court order allowing the attorney to withdraw from the case.
- 3. Discharge of the attorney. The debtor may discharge the attorney at any time.

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F. ALLOWANCE AND PAYMENT OF ATTORNEYS' FEES AND EXPENSES

- 1. Any attorney retained to represent a debtor in a Chapter 13 case is responsible for representing the debtor on all matters arising in the case unless otherwise ordered by the court. For all of the services outlined above, the attorney will be paid a flat fee of \$4,000.00.
- 2. In addition, the debtor will pay the filing fee required in the case and other expenses of \$310.00.
- 3. Before signing this agreement, the attorney has received, \$500.00 toward the flat fee, leaving a balance due of \$3,500.00; and \$560.00 for expenses, leaving a balance due for the filing fee of \$0.00.
- 4. In extraordinary circumstances, such as extended evidentiary hearings or appeals, the attorney may apply to the court for additional compensation for these services. Any such application must be accompanied by an itemization of the services rendered, showing the date, the time expended, and the identity of the attorney performing the services. The debtor must be served with a copy of the application and notified of the right to appear in court to object.

Date: August 8, 2017		
Signed:		
/s/ Ursula K Williams	/s/ Andrew C. Marzan ARDC	
Ursula K Williams	Andrew C. Marzan ARDC #6316313	
	Attorney for the Debtor(s)	
Debtor(s)		
Do not sign this agreement if the amo	ounts are blank.	

Local Bankruptcy Form 23c

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

RIGHTS AND RESPONSIBILITIES AGREEMENT BETWEEN CHAPTER 13 DEBTORS AND THEIR ATTORNEYS

(Court-Approved Retention Agreement, Use for cases filed on or after September 19, 2016)

Chapter 13 gives debtors important rights, such as the right to keep property that could otherwise be lost through repossession or foreclosure, but Chapter 13 also puts burdens on debtors, such as the burden of making complete and truthful disclosures of their financial situation. It is important for debtors who file a Chapter 13 bankruptcy case to understand their rights and responsibilities in bankruptcy. In this connection, the advice of an attorney is often crucial. Debtors are entitled to certain services from their attorneys, but debtors also have responsibilities to their attorneys. In order to assure that debtors and their attorneys understand their rights and responsibilities in the Chapter 13 process, the judges of the Bankruptcy Court for the Northern District of Illinois have approved this agreement, setting out the rights and responsibilities of both debtors in Chapter 13 and their attorneys, including how their attorneys will be paid for their services in the Chapter 13 case. By signing this agreement, debtors and their attorneys accept these responsibilities.

The Bankruptcy Code may require a debtor's attorney to provide the debtor with certain documents and agreements at the start of the representation. The terms of this court-approved agreement take the place of any conflicting provision in an earlier agreement. This agreement cannot be modified in any way by other agreements. Any provision of another agreement between the debtor and the attorney that conflicts with this agreement is void.

A. BEFORE THE CASE IS FILED

THE DEBTOR AGREES TO:

- 1. Discuss with the attorney the debtor's objectives in filing the case.
- 2. Provide the attorney with full, accurate and timely information, financial and otherwise, including properly documented proof of income.

- 1. Personally counsel the debtor regarding the advisability of filing either a Chapter 13 or a Chapter 7 case, discuss both procedures (as well as non-bankruptcy options) with the debtor, and answer the debtor's questions.
- 2. Personally explain to the debtor that the attorney is being engaged to represent the debtor on all matters arising in the case, as required by Local Bankruptcy Rule, and explain how and when the attorney's fees and the trustee's fees are determined and paid.

- 3. Personally review with the debtor and sign the completed petition, plan, statements, and schedules, as well as all amendments thereto, whether filed with the petition or later. (The schedules may be initially prepared with the help of clerical or paralegal staff of the attorney's office, but personal attention of the attorney is required for the review and signing.)
- 4. Timely prepare and file the debtor's petition, plan, statements, and schedules.
- 5. Explain to the debtor how, when, and where to make all necessary payments, including both payments that must be made directly to creditors and payments that must be made to the Chapter 13 trustee, with particular attention to housing and vehicle payments.
- 6. Advise the debtor of the need to maintain appropriate insurance.

B. AFTER THE CASE IS FILED

THE DEBTOR AGREES TO:

- 1. Make the required payments to the trustee and to whatever creditors are being paid directly or, if required payments cannot be made, to notify the attorney immediately.
- 2. Appear punctually at the meeting of creditors (also called the "341 meeting") with recent proof of income and a picture identification card. (If the identification card does not include the debtor's social security number, the debtor must also bring to the meeting a social security card.) The debtor must be present in time for check-in and, when the case is called, for the actual examination.
- 3. Notify the attorney of any change in the debtor's address or telephone number.
- 4. Inform the attorney of any wage garnishments or liens or levies on assets that occur or continue after the filing of the case.
- 5. Contact the attorney immediately if the debtor loses employment, has a significant change in income, or experiences any other significant change in financial situation (such as serious illness, marriage, divorce or separation, lottery winnings, or an inheritance).
- 6. Notify the attorney if the debtor is sued or wishes to file a lawsuit (including divorce).
- 7. Inform the attorney if any tax refunds to which the debtor is entitled are seized or not received when due from the IRS or Illinois Department of Revenue.
- 8. Contact the attorney before buying, refinancing, or selling real property and before entering into any loan agreement.
- 9. Supply the attorney with copies of all tax returns filed while the case is pending.

- 1. Advise the debtor of the requirement to attend the meeting of creditors and notify the debtor of the date, time, and place of the meeting.
- 2. Inform the debtor that the debtor must be punctual and, in the case of a joint filing, that both spouses must appear at the same meeting.
- 3. Provide knowledgeable legal representation for the debtor at the meeting of creditors (in time for check-in and the actual examination) and, unless excused by the trustee, for the confirmation hearing.
- 4. If the attorney will be employing another attorney to attend the 341 meeting or any court hearing, personally explain to the debtor, in advance, the role and identity of the other attorney and provide the other attorney with the file in sufficient time to review it and properly represent the debtor.
- 5. Timely submit to the Chapter 13 trustee properly documented proof of income for the debtor, including business reports for self-employed debtors.
- 6. Timely respond to objections to plan confirmation and, where necessary, prepare, file, and serve an amended plan.
- 7. Timely prepare, file, and serve any necessary statements, amended statements, and schedules and any change of address, in accordance with information provided by the debtor.
- 8. Monitor all incoming case information (including, but not limited to, Order Confirming Plan, Notice of Intent to Pay Claims, and 6-month status reports) for accuracy and completeness. Contact the trustee promptly regarding any discrepancies.
- 9. Be available to respond to the debtor's questions throughout the term of the plan.
- 10. Prepare, file, and serve timely modifications to the plan after confirmation, when necessary, including modifications to suspend, lower, or increase plan payments.
- 11. Prepare, file, and serve necessary motions to buy or sell property and to incur debt.
- 12. Object to improper or invalid claims.
- 13. Timely respond to the Chapter 13 trustee's motions to dismiss the case, such as for payment default or unfeasibility, and to motions to increase the percentage payment to unsecured creditors.
- 14. Timely respond to motions for relief from stay.
- 15. Prepare, file, and serve all appropriate motions to avoid liens.
- 16. Prepare, file, and serve a notice of conversion to Chapter 7, pursuant to § 1307(a) of the Bankruptcy Code and Local Bankruptcy Rule 1017-1.
- 17. Provide any other legal services necessary for the administration of the case.

C. TERMINATION OR CONVERSION OF THE CASE AFTER ENTRY OF AN ORDER APPROVING FEES AND EXPENSES

- 1. Approved fees and expenses paid under the provisions set out below are generally not refundable in the event that the case is dismissed prior to its completion, unless the dismissal is due to a failure by the attorney to comply with the duties set out in this agreement. If such a dismissal is due to a failure by the attorney, the court may order a refund of fees on motion by the debtor.
- 2. If the case is dismissed after approval of the fees and expenses but before payment of all allowed fees and expenses, the order entered by the Bankruptcy Court allowing the fees and expenses is not a judgment against the debtor for the unpaid fees and expenses based on contract law or otherwise.
- 3. If the case is converted to a case under Chapter 7 after approval of the fees and expenses under this agreement but before the payment of all fees and expenses, the attorney will be entitled to an administrative claim in the Chapter 7 case for any unpaid fees and expenses, pursuant to § 726(b) of the Bankruptcy Code, plus any conversion fee the attorney pays on behalf of the debtor.

D. RETAINERS AND PREVIOUS PAYMENTS

- 1. The attorney may receive a retainer or other payment before filing the case but may not receive fees directly from the debtor after the filing of the case. Unless the following provision is checked and completed, any retainer received by the attorney will be treated as a security retainer, to be placed in the attorney's client trust account until approval of a fee application by the court.
 - ■The attorney seeks to have the retainer received by the attorney treated as an advance payment retainer, which allows the attorney to take the retainer into income immediately. The attorney hereby provides the following further information and representations:
 - (a) The special purpose for the advance payment retainer and why it is advantageous to the debtor is as follows:

 By agreement of the parties for prepetition and preconfirmation work, including consultation, drafting petition and plan, 341 meeting, negotiation with creditors, court hearings,
 - (b) The retainer will not be held in a client trust account and will become property of the attorney upon payment and will be deposited into the attorney's general account;
 - (c) The retainer is a flat fee for the services to be rendered during the Chapter 13 case and will be applied for such services without the need for the attorney to keep detailed hourly time records for the specific services performed for the debtor;

amendments etc.

- (d) Any portion of the retainer that is not earned or required for expenses will be refunded to the client; and
- (e) The attorney is unwilling to represent the debtor without receiving an advanced payment retainer because of the nature of the Chapter 13 case, the fact that the great majority of services for such case are performed prior to its filing, and the risks associated with the representation of debtors in bankruptcy cases in general.
- 2. In any application for compensation, the attorney must disclose to the court any fees or other compensation paid by the debtor to the attorney for any reason within the one year before the case filing, including the date(s) any such fees were paid.

E. CONDUCT AND DISCHARGE

- 1. Improper conduct by the attorney. If the debtor disputes the sufficiency or quality of the legal services provided or the amount of the fees charged by the attorney, the debtor may file an objection with the court and request a hearing.
- 2. Improper conduct by the debtor. If the attorney believes that the debtor is not complying with the debtor's responsibilities under this agreement or is otherwise engaging in improper conduct, the attorney may apply for a court order allowing the attorney to withdraw from the case.
- 3. Discharge of the attorney. The debtor may discharge the attorney at any time.

[Remaining page intentionally left blank.]

F. ALLOWANCE AND PAYMENT OF ATTORNEYS' FEES AND EXPENSES

- 1. Any attorney retained to represent a debtor in a Chapter 13 case is responsible for representing the debtor on all matters arising in the case unless otherwise ordered by the court. For all of the services outlined above, the attorney will be paid a flat fee of \$4,000.00.
- 2. In addition, the debtor will pay the filing fee required in the case and other expenses of \$310.00.
- 3. Before signing this agreement, the attorney has received, \$500.00 toward the flat fee, leaving a balance due of \$3,500.00; and \$0.00 for expenses, leaving a balance due for the filing fee of \$0.00.

4. In extraordinary circumstances, such as extended evidentiary hearings or appeals, the attorney may apply to the court for additional compensation for these services. Any such application must be accompanied by an itemization of the services rendered, showing the date, the time expended, and the identity of the attorney performing the services. The debtor must be served with a copy

of the application and notified of the right to appear in court to object.

Date: August 8, 2017

Signed: Mayor G. K. Blown

Andrew C. Marzan ARDC #6316313 Attorney for the Debtor(s)

Debtor(s)

Do not sign this agreement if the amounts are blank.

Local Bankruptcy Form 23c

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B2030 (Form 2030) (12/15)

United States Bankruptcy CourtNorthern District of Illinois

In re	Ursula K Williams		Case No.	
		Debtor(s)	Chapter	13
	DISCLOSURE OF COMPEN	SATION OF ATTO	RNEY FOR DE	BTOR(S)
С	cursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b) ompensation paid to me within one year before the filing e rendered on behalf of the debtor(s) in contemplation of	of the petition in bankruptcy	, or agreed to be paid	to me, for services rendered or to
	For legal services, I have agreed to accept		\$	4,000.00
	Prior to the filing of this statement I have received		\$	500.00
	Balance Due			3,500.00
2. \$	310.00 of the filing fee has been paid.			
3. Т	The source of the compensation paid to me was:			
	■ Debtor □ Other (specify):			
4. Т	The source of compensation to be paid to me is:			
	■ Debtor □ Other (specify):			
5. I	I have not agreed to share the above-disclosed compen	nsation with any other person	unless they are memb	pers and associates of my law firm.
ſ	☐ I have agreed to share the above-disclosed compensation copy of the agreement, together with a list of the name			
6. I	n return for the above-disclosed fee, I have agreed to reno	der legal service for all aspec	ts of the bankruptcy c	ase, including:
b c	 Analysis of the debtor's financial situation, and renderi Preparation and filing of any petition, schedules, stater Representation of the debtor at the meeting of creditors [Other provisions as needed] Exemption planning; preparation and filing 	ment of affairs and plan which s and confirmation hearing, a ng of reaffirmation agree	n may be required; and any adjourned hear ments and applicat	rings thereof;
	and filing of motions pursuant to 11 USC			ehold goods.
7. E	by agreement with the debtor(s), the above-disclosed fee of Representation of the debtors in any disc			proceeding.
		CERTIFICATION		
	certify that the foregoing is a complete statement of any ankruptcy proceeding.	agreement or arrangement for	r payment to me for re	epresentation of the debtor(s) in
	ugust 8, 2017	/s/ Andrew C. Ma		
De	ite	Andrew C. Marza Signature of Attorna Ledford, Wu & B 105 W. Madison 23rd Floor Chicago, IL 6060 312-853-0200 Fa	orges, LLC 2	
		notice@billbuste		

BACHBUSTER 3ge 53 of 56

Ledford, Wu and Borges, LLC

Attorneys at Law 🛭

(312)853-0200 Fax: (312)873-4693 ATTORNEY RETENTION CONTRACT

FOR OFFICE USE (Client No. 7079	(13)
Responsible attorney:	1471
CARA signed? / Y	N

1. Parties. In this contract, "Client" means the undersigned, both individually and jointly; "Attorney" me	ans Ledford, Wu & Borges, LLC and
its staff attorneys. This contract shall supersede any prior contracts and agreements between the parties	
event of any inconsistency between this contract and a Court-Approved Retention Agreement, the la	itter shall prevail.

its staff attorneys. This contract shall supersede any prior contracts and agreements between the parties to the extent of inconsistency. In the event of any inconsistency between this contract and a Court-Approved Retention Agreement, the latter shall prevail.
2. Services: Client retains Attorney for the following services: Chapter 13 bankruptcy (debt adjustment)
3. Scope of Representation:
(a) Attorney will counsel and represent Client in all aspects of the above matter(s) for the fee specified in Paragraph 4 EXCEPT: (1 adversary proceedings; (2) post-discharge litigation; (3) appeals; (4) other (specify):
(b) Attorney may agree, but is not obligated, to represent Client in the above excluded matters for an additional fee, to be agreed upon separately by the parties.
4/Fees:
Legal fee: \$ 4000 - PLUS \$310 filing fee (court cost) (an additional Court-Approved Retention Agreement may apply) Expenses: \$ 60 - (merged credit report and credit counseling)
TOTAL: \$\frac{4060 + FF}{1060 + FF}\$ less retainer received: \$\frac{560}{100}\$ Fee balance: \$\frac{3500}{100}\$ To be paid by: \$\frac{3500 \frac{1}{100}}{100}\$ The legal fee is an \$\partial\$ advance payment retainer \$\partial\$ security retainer \$\partial\$ classic retainer, and is a flat fee unless otherwise stated. Attorney
is unable to represent Client without receiving an advance payment retainer since a security retainer will be within the reach of Client's
creditors. Should hourly billing be necessary, Attorney's billing rates are \$300-\$400/hour for partners, \$250/hour for associates, and \$90/hour
for law clerks. The filing fee and expenses are subject to change at any time. The billing rates are subject to an annual review and potential
increase every calendar year.
The legal fee covers the initial consultation and all subsequent work. The case may be closed if the fees are not paid by the deadline
Additional legal fees may apply if the parties have entered into a Court-Approved Retention Agreement and such Agreement so authorizes, of
if the case is converted from one chapter to another. Additional court costs may apply for amending a petition, list, schedule or statement post-
filing or other reasons not due to Attorney's fault. NSF checks will be assessed a \$20 fee.
5. Initial Consultation. Client acknowledges that Attorney has explained the following (please initial):
V/ VX The options of Chapter 7 and Chapter 13 and that Client has made the choice identified in Paragraph 2
1// \textsquare \text{W} The concepts of exemption, discharge and dischargeability, and pre-filing and post-filing procedures
The difference among various types of retainer and that Client has made the choice identified in Paragraph 4
VILLA A Chapter 13 plan will be submitted to the Court in good faith. The plan payment may have to increase if creditor claims come in
higher than scheduled, creditors successfully argue that they are entitled to a higher interest rate, the Trustee successfully argues
that the budgeted income is lower than actual income, the Trustee successfully argues that budgeted expenses are unreasonably
high or the Court makes a finding that the plan is not the best effort you can make to repay your creditors.
TIME IS OF THE ESSENCE. Any delay on Client's part may disqualify Client for the type of relief elected or otherwise
adversely affect Client's case. Attorney may not be able to file the case, or take other necessary actions, until all requested
documents and/or information, including but not limited to a certificate of credit counseling, are received by Attorney Other (specify):
Client understands that the advice given during the initial consultation is preliminary and based on the information available at the time, and
may change as the case is further analyzed, more facts discovered, or Client's circumstances or the law changed.
6. Client's Duties. Client agrees, during the course of representation, to:
(a) provide Attorney with full, accurate and timely information, financial and otherwise;
(b) follow Attorney's procedures and cooperate with Attorney in providing requested documents and information;
(c) promptly inform Attorney of any change of address, phone number, e-mail address or employment, or activation of military duty:
(d) inform Attorney before buying, selling, refinancing or transferring any real property in which Client has any interest, and before incurring
any new debt, including but not limited to applying for an auto loan, personal loan, payday loan or title loan, applying for a credit card or

- line of credit, or using an existing credit card or line of credit; and
- (e) promptly inform Attorney if Client becomes entitled to an inheritance, an asset as a result of a property settlement agreement with Client's spouse or a divorce decree, life insurance proceeds, or a monetary judgment, award or settlement,
- 7. Co-counsel. Client understands that more than one attorney may work on this case. Where necessary, Client agrees to employ outside counsel, at Attorney's expense, to work on this case, including: Kathleen W. Vaught, Kelly M. Johnson, David Carter, or Christina Banyon.
- 8. Termination. Client may discharge Attorney at any time, subject to payment of any fee owed for the services already rendered. Attorney may terminate the representation as permitted by the Illinois Rules of Professional Conduct and Local Bankruptcy Rules. Any flat fee for a bankruptcy case is advance payment for future services, becomes Attorney's property upon receipt, and is nonrefundable upon filing of the petition. In the event the representation is terminated by either party before filing and Client has paid Attorney more than \$300, Attorney will provide Client with a detailed itemization of the services rendered in support of any fee charged at the rate set forth in Paragraph 4, and Client will reimburse Attorney for any expenses, including those that otherwise would be free of charge, and authorizes Attorney to apply the filing fee and any payment for expenses that have not been incurred towards the attorney's fee, subject to the requirements set forth herein.

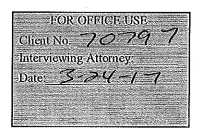
X Mrsy wh Hillers X	C Date:	3/29/21/n
Attorney Signature:	ARDC# 6366363	

BILLBUSTERS Ledford, Wu and Borges, LLC

M Attorneys at Law

105 W. Madison, 23rd Floor, Chicago, IL 60602 (312)853-0200 Fax: (312)873-4693

CONSULTATION AGREEMENT



THIS AGREEMENT IS REQUIRED BY FEDERAL LAW (11 U.S.C. § 528(a))

- 1. Parties: In this contract, "Client" means the undersigned, both individually and jointly; "Attorney" means the law firm of Ledford, Wu & Borges, LLC and its staff attorneys.
- 2. Purpose: Client has requested the opportunity to consult with and obtain information and advice from Attorney concerning options for relief from debts, which may include filing bankruptcy. This agreement is for purposes of that consultation only.
- 3. Client's Duties: In order for Attorney to give meaningful advice, Client agrees to give accurate, honest, full and fair disclosure of financial information concerning income over the past three years from all sources, monthly living expenses, the type and amount of all debts (including names and addresses of all creditors), all assets and property owned by the client, wherever located and by whomever held, and any additional information determined by Attorney to be relevant.
- 4. Services: The attorney agrees to provide Client with the following services:
 - analyzing Client's financial circumstances based on information provided by Client;
 - to the extent possible, advising Client of bankruptcy options and non-bankruptcy options based on the information provided by Client:
 - if Client has not provided Attorney with sufficient information upon which to fully advise Client on Client's options, informing Client what additional information Client needs to provide in order to enable Attorney to provide such advice and information;
 - where applicable, advising Client of the requirements placed upon Client to file a bankruptcy; and
 - to the extent possible, anoting a fee for providing bankruptcy and/or nonbankruptcy assistance to Client

	o. to the oxient position, quering a ree for providing sankruptcy and including a saistance to Chen
5. Fees	(check one):
	A consultation fee will be waived if Client decides not to retain Attorney, in which case the attorney-client relationship shall terminate at the conclusion of the interview
	Client agrees to pay \$ in nonrefundable consultation fee
the case Client a of the pa	vent Client decides to retain Attorney, this consultation becomes billable and is covered by the legal fee charged for and a new written contract, as well as a Court-Approved Retention Agreement if applicable, must be signed by and Attorney, which shall supersede this agreement. The new agreement(s) will also provide a detailed explanation arties' obligations and a breakdown of the costs. **Nowledgement: Client acknowledges that the first date upon which Attorney provided any bankruptcy assistance to the date noted above, and that Attorney provided Client with a copy of this agreement and the disclosure and
	ion mandated by Section 527(b) of the Bankruptcy Code.
XJ/S	Saya K Melensof x Date: 3 ,34,17
/ Attorney	Signature: ARDC #:
	Converight © 2015, Ledford, Wu & Borges, LLC

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United States Bankruptcy CourtNorthern District of Illinois

		1 (of them District of Innois		
In re	Ursula K Williams		Case No.	
		Debtor(s)	Chapter 13	
	VE	ERIFICATION OF CREDITOR M	ATRIX	
		Number of	Creditors:	6
	The above-named Debtor(s) (our) knowledge.) hereby verifies that the list of credit	ors is true and correct	to the best of my
Date:	August 8, 2017	/s/ Ursula K Williams Ursula K Williams Signature of Debtor		

Capital One Auto Finance Attn: General Correspondence/Bankruptcy Po Box 30285 Salt Lake City, UT 84130

Comenity Bank/cathrins 4590 E Broad St Columbus, OH 43213

Egan & Alaily LLC 321 N. Clark Street, Suite 1430 2017 CH 03668 Chicago, IL 60654

Manquehue Inc. 340 S. Lemon Ave., Suite 2122 2017 CH 03668 Walnut, CA 91789

Note Servicing Center 3275 E. Robertson Blvd., Suite B 2017 CH 03668 Chowchilla, CA 93610

Select Portfolio Servicing, Inc Po Box 65250 2017 CH 03668 Salt Lake City, UT 84165